

HEALTH ANNUAL STATEMENT

FOR THE YEAR ENDING DECEMBER 31, 2013 OF THE CONDITION AND AFFAIRS OF

Aetna Health Inc. (a Michigan corporation)

NAIC Group Code	0001 rrent Period) (1		NAIC Company C	ode	95756	Employer's ID I	Number	23-2861565
Organized under the Law. Licensed as business type:	s of Michigan	State o	f Domicile or Port of E Property/Casu Vision Service	alty [] Corporation	[]	Hospital, Medical & De Health Maintenance O	ntal Service or	United States Indemnity []
Incorporated/Organized	Otner []	Sentember	Is HMO Feder. - 10 1996	ally Qualilleu	r res [] Commei	No [X] nced Business	Anril 1 199	08
Statutory Home Office		28588 i	Northwestern Hiahw					
,			Street and Number)			(City, State, Counti		
Main Administrative Office	<u>,</u>		28588 Northwest	ern Highwa	y		,	
			(Street and N	lumber)				
						248-357-7766		
			intry, and Zip Code)			Area Code) (Telephor		
Mail Address								
Drimary Location of Pook	s and Docard					(City, State, Country,	ana zip coae	9)
Primary Location of Books	s anu keculu.	5	(Street and					
	Rlue R	oll PΔ II'				800-872-38	262	
		State, Country, a				(Area Code) (Telepho		
Internet Website Address	-	-	•	.com		(
Statutory Statement Cont.						215-2	775-6508	
			(Name)			(Area Code) (Telep		r) (Extension)
				om				
		(E	-mail Address)			(Fax Nu	mber)	
			OFF	CEDC				
William Berenson, Presi	idont		OFFIC		doo Muso	Vice President and S	Conior Modic	al Director
Edward Chung-I Lee, Vic		and Secretary	O1			ofrancesco, Treasure		ai Dii ectoi
Jennifer Anne Palma, Pi			l Controller			en Martino, Vice Pre		
Johnney Filmo Family FF	o.pai i iiiai	ioiai Oirioor aria	COIN. Onc.			Casey, Senior Investr		
						her Winters, Assista		-
			DIRECTORS O	OR TRUSTE	FS			
William Ber	enson		Gregory Step			На	ydee Muse	
					-		,	
The officers of this reporting stated above, all of the herei stated, and that this statement the assets and liabilities and for the period ended, and hat to the extent that: (1) state according to the best of the related corresponding electric statement. The electronic fill	in described as ent, together w of the condition we been compour law may differ, ir information, onic filing with	sets were the absorption related exhibits, in and affairs of the leted in accordance or, (2) that state is knowledge and be the NAIC, when re	lute property of the said schedules and explana said reporting entity as with the NAIC Annual Scules or regulations requief, respectively. Furth equired, that is an exact	reporting entitions therein of the reportificatement Insuring difference ermore, the strong (exceptions)	tity, free and contained, a ing period sta structions and es in reportions of for formations	clear from any liens or commenced or referred to, is ated above, and of its independent of the counting Practices at a not related to accounts attestation by the description of the des	laims thereon, is a full and true come and dedund Procedures ating practices aribed officers a	except as herein statement of all actions therefrom manuals except and procedures, also includes the
(Signature)		(Signatu	re)			(Signature)	
William Bere	nson		Edward Chu	ıng-I Lee			<u>Iennifer Anne P</u>	
Presider	nt		Vice President and	d Secretary@		Principal Finan	cial Officer and	Controller@@
State of Illinois		State	of Connecticut			State of Penns	sylvania	
County of Cook		Cour	nty of Hartford			County of Montg	nomery	
Subscribed and sworn to before	me this		bscribed and sworn to befo			@@Subscribed an		
day of		<u>2014</u>	_ day of		<u>2014</u>	day of	<u>Februar</u>	<u>y 2014</u>

NOTARY PUBLIC (Seal)

NOTARY PUBLIC (Seal)

NOTARY PUBLIC (Seal)

a. Is this an original filing? Yes [X] No []

Statement as of December 31, 2013 of the Aetna Health Inc. (a Michigan corporation) ASSETS

			Current Year	_	Prior Year
		1	2 Nonadmitted	3 Net Admitted Assets	4 Net
		Assets	Assets	(Cols. 1 - 2)	Admitted Assets
1.	Bonds (Schedule D)		0	1,150,622	1,099,440
2.	Stocks (Schedule D):				
	2.1 Preferred stocks	0	0	0	0
	2.2 Common stocks	0	0	0	0
3.	Mortgage loans on real estate (Schedule B):				
	3.1 First liens	0	0	0	0
	3.2 Other than first liens		0	0	0
4.	Real estate (Schedule A):				
	4.1 Properties occupied by the company (less \$0 encumbrances)		0	0	0
	4.2 Properties held for the production of income (less \$0 encumbrances)		0	0	0
	4.3 Properties held for sale (less \$0 encumbrances)		0	0	0
5.	Cash (\$0, Schedule E-Part 1), cash equivalents (\$2,660,832, Schedule E-Part 2) and short-term investments (\$913, Schedule DA)	2,661,745	0	2,661,745	2,684,235
6.	Contract loans (including \$0 premium notes)		0	0	0
7.	Derivatives (Schedule DB)	0	0	0	0
8.	Other invested assets (Schedule BA)				
9.	Receivables for securities				
10.	Securities lending reinvested collateral assets (Schedule DL)				
11.	Aggregate write-ins for invested assets				
12.	Subtotals, cash and invested assets (Lines 1 to 11)				
13.	Title plants less \$0 charged off (for Title insurers only)				
14.	Investment income due and accrued				
15.		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
	15.1 Uncollected premiums and agents' balances in the course of collection	0	0	0	0
	Deferred premiums, agents' balances and installments booked but deferred and not yet due (including \$0 earned but unbilled premiums)	0	0	0	
	15.3 Accrued retrospective premiums	.	0	0	
16.	Reinsurance:				
	16.1 Amounts recoverable from reinsurers	0	0	0	
	16.2 Funds held by or deposited with reinsured companies				
	16.3 Other amounts receivable under reinsurance contracts				
17.					
18.1					
	-			0	
18.2					
19.	Guaranty funds receivable or on deposit				
20.	Electronic data processing equipment and software				
21.	Furniture and equipment, including health care delivery assets (\$0)				
22.	Net adjustment in assets and liabilities due to foreign exchange rates				
23.	Receivables from parent, subsidiaries and affiliates				
24.	Health care (\$0) and other amounts receivable			0	
25.	Aggregate write-ins for other than invested assets	0	0	0	C
26.	Total assets excluding Separate Accounts, Segregated Accounts and Protected Cell Accounts (Lines 12 to 25)				
27.	From Separate Accounts, Segregated Accounts and Protected Cell Accounts				
28.	TOTALS (Lines 26 and 27)	•	0	3,818,895	3,801,333
1101	DETAILS	OF WRITE-INS	0	^	
			0	0	0
1102					1
1103					
	. Summary of remaining write-ins for Line 11 from overflow page				
1198	. Summary of remaining write-ins for Line 11 from overflow page Totals (Lines 1101 thru 1103 plus 1198) (Line 11 above)		0	0	
1198 1199	. Totals (Lines 1101 thru 1103 plus 1198) (Line 11 above)	0	0	0	
1198 1199 2501 2502	. Totals (Lines 1101 thru 1103 plus 1198) (Line 11 above)		0	0	0
1198 1199 2501 2502 2503	. Totals (Lines 1101 thru 1103 plus 1198) (Line 11 above)		0	0	0

Statement as of December 31, 2013 of the Aetna Health Inc. (a Michigan corporation) LIABILITIES, CAPITAL AND SURPLUS Current Period

		1	Current Period 1 2 3		Prior Year
		Covered	Uncovered	Total	4 Total
1.	Claims unpaid (less \$0 reinsurance ceded)	0	0	0	0
2.	Accrued medical incentive pool and bonus amounts				0
3.	Unpaid claims adjustment expenses				
4.	Aggregate health policy reserves, including the liability of \$0 for medical loss ratio rebate per the Public Health Service Act				
_	•				
5.	Aggregate life policy reserves				
6.	Property/casualty unearned premium reserve				
7.	Aggregate health claim reserves				
8.	Premiums received in advance				
9.	General expenses due or accrued	0	0	0	0
10.1	Current federal and foreign income tax payable and interest thereon (including \$0 on realized capital gains (losses))	0	0	0	997
10.2	Net deferred tax liability	0	0	0	2,076
11.	Ceded reinsurance premiums payable	0	0	0	0
12.	Amounts withheld or retained for the account of others				
13.	Remittances and items not allocated				
	Borrowed money (including \$0 current) and interest thereon \$0 (including \$0 current)				
15	Amounts due to parent, subsidiaries and affiliates				
15.	Amounts due to parent, subsidiaries and amiliates Derivatives				
16.					
17.	Payable for securities				
18.	Payable for securities lending	0	0	0	0
19.	Funds held under reinsurance treaties with (\$0 authorized reinsurers, \$0 unauthorized and \$0 certified reinsurers)				
20.	Reinsurance in unauthorized and certified (\$0) companies				
21.	Net adjustments in assets and liabilities due to foreign exchange rates	0	0	0	0
22.	Liability for amounts held under uninsured plans	0	0	0	0
23.	Aggregate write-ins for other liabilities (including \$0 current)	0	0	0	0
24.	Total liabilities (Lines 1 to 23)	7,677	0	7,677	7,346
25.	Aggregate write-ins for special surplus funds				
26.	Common capital stock				
27.	Preferred capital stock				
28.	Gross paid in and contributed surplus.				
29.	Surplus notes				
	Aggregate write-ins for other than special surplus funds				
30.					
31.	Unassigned funds (surplus)	XXX	XXX	(4,788,782)	(4,806,013)
32.	Less treasury stock at cost:				
	32.10.000 shares common (value included in Line 26 \$0)				
	32.20.000 shares preferred (value included in Line 27 \$0)				
33.	Total capital and surplus (Lines 25 to 31 minus Line 32)	XXX	XXX	3,811,218	3,793,987
34.	Total liabilities, capital and surplus (Lines 24 and 33)	XXX	XXX	3,818,895	3,801,333
	DETAILS	OF WRITE-INS			
2301.		0	0	0	0
2302.		0	0	0	0
	Summary of remaining write-ins for Line 23 from overflow page				
	Totals (Lines 2301 thru 2303 plus 2398) (Line 23 above)				
	Totals (Lines 2301 tillu 2303 pius 2390) (Line 23 above)				
	Summary of remaining write-ins for Line 25 from overflow page				
	Totals (Lines 2501 thru 2503 plus 2598) (Line 25 above)				
3002.		XXX	XXX	0	0
3003.					
3098.	Summary of remaining write-ins for Line 30 from overflow page	XXX	XXX	0	0
3099.	Totals (Lines 3001 thru 3003 plus 3098) (Line 30 above)	XXX	XXX	0	0

Statement as of December 31, 2013 of the Aetna Health Inc. (a Michigan corporation) STATEMENT OF REVENUE AND EXPENSES Current Year

	STATEMENT OF REVENU		rrent Year	Prior Year
		1 Uncovered	2 Total	3 Total
1. N	Member months	XXX	0	0
2. N	Net premium income (including \$0 non-health premium income)	XXX	0	0
3. (Change in unearned premium reserves and reserve for rate credits	XXX		0
4. F	Fee-for-service (net of \$0 medical expenses)	XXX		0
5. R	Risk revenue			0
6. A	Aggregate write-ins for other health care related revenues	XXX	0	0
7. A	Aggregate write-ins for other non-health revenues	XXX	0	0
8. T	Total revenues (Lines 2 to 7)	XXX	0	0
Hospita	al and Medical:			
9. H	Hospital/medical benefits		.0	(2,234)
10. C	Other professional services		.0	0
	Outside referrals			
12. E	Emergency room and out-of-area		.0 0	0
	Prescription drugs			
14. A	Aggregate write-ins for other hospital and medical		.0 0	0
15. Ir	ncentive pool, withhold adjustments and bonus amounts		.0 0.	0
16. S	Subtotal (Lines 9 to 15)		.0 0	(2,234)
Less:				
17. N	Net reinsurance recoveries		.0 0.	0
18. T	Total hospital and medical (Lines 16 minus 17)		.0 0	(2,234)
19. N	Non-health claims (net)		.0 0	0
20. C	Claims adjustment expenses, including \$0 cost containment expenses		.0 0	0
21. 0	General administrative expenses		.010,894	7,408
	ncrease in reserves for life and accident and health contracts including \$0			
ir	ncrease in reserves for life only)		.0 0.	0
23. T	Total underwriting deductions (Lines 18 through 22)		.010,894	5,174
24. N	Net underwriting gain or (loss) (Lines 8 minus 23)	XXX	(10,894)	(5,174)
	Net investment income earned (Exhibit of Net Investment Income, Line 17)			
	Net realized capital gains or (losses) less capital gains tax of \$2,277			
27. N	Net investment gains or (losses) (Lines 25 plus 26)		.035,124	51,412
\$	Net gain or (loss) from agents' or premium balances charged off [(amount recovered \$0) (amount charged off \$0)]			
29. A	Aggregate write-ins for other income or expenses		.0	0
	Net income or (loss) after capital gains tax and before all other federal income taxes [Lines 24 plus 27 plus 28 plus 29]	XXX	24.230	46.238
-	Federal and foreign income taxes incurred			
	Net income (loss) (Lines 30 minus 31)			
	DETAILS OF WRI	•	····	, , , , , , , , , , , , , , , , , , , ,
0601		XXX	0	0
				0
				0
	Summary of remaining write-ins for Line 6 from overflow page			
	Totals (Lines 0601 thru 0603 plus 0698) (Line 6 above)			
	Summary of remaining write-ins for Line 7 from overflow page			0
	Totals (Lines 0701 thru 0703 plus 0798) (Line 7 above)			0
				0
				0
1403	Summary of remaining write-ins for Line 14 from overflow page			
	Totals (Lines 1401 thru 1403 plus 1498) (Line 14 above)			
	Totals (Elics 1401 till 1400 ptds 1400) (Elic 14 abovo)			0
2902				0
			.0 0	0
	Summary of remaining write-ins for Line 29 from overflow page			
2999. T	Totals (Lines 2901 thru 2903 plus 2998) (Line 29 above)		.0	0

Statement as of December 31, 2013 of the Aetna Health Inc. (a Michigan corporation) STATEMENT OF REVENUE AND EXPENSES (Continued)

		1	2
	CAPITAL AND SURPLUS ACCOUNT	Current Year	Prior Year
33.	Capital and surplus prior reporting period	3,793,987	3,763,932
34.	Net income or (loss) from Line 32	15,155	30,335
35.	Change in valuation basis of aggregate policy and claim reserves	0	0
36.	Change in net unrealized capital gains and (losses) less capital gains tax of \$0.	0	0
37.	Change in net unrealized foreign exchange capital gain or (loss)	0	0
38.	Change in net deferred income tax	2,076	(280)
39.	Change in nonadmitted assets	0	0
40.	Change in unauthorized and certified reinsurance	0	0
41.	Change in treasury stock	0	0
42.	Change in surplus notes	0	0
43.	Cumulative effect of changes in accounting principles	0	0
44.	Capital changes:		
	44.1 Paid in	0	0
	44.2 Transferred from surplus (Stock Dividend)	0	0
	44.3 Transferred to surplus	0	0
45.	Surplus adjustments:		
	45.1 Paid in	0	0
	45.2 Transferred to capital (Stock Dividend)	0	0
	45.3 Transferred from capital	0	0
46.	Dividends to stockholders	0	0
47.	Aggregate write-ins for gains or (losses) in surplus	0	0
48.	Net change in capital and surplus (Lines 34 to 47)	17,231	30,055
49.	Capital and surplus end of reporting period (Line 33 plus 48)	3,811,218	3,793,987
	DETAILS OF WRITE-INS		
4701.		0	0
4702.		0	0
4703.		0	0
4798.	Summary of remaining write-ins for Line 47 from overflow page	0	0
4799.	Totals (Lines 4701 thru 4703 plus 4798) (Line 47 above)	0	0

Statement as of December 31, 2013 of the Aetna Health Inc. (a Michigan corporation) CASH FLOW

		1	2
		Current Year	Prior Year
	CASH FROM OPERATIONS		
Premiums collected net of reinsur	ance	.	0
Net investment income		51,258	50,613
3. Miscellaneous income		0	0
4. Total (Lines 1 through 3)		51,258	50,613
5. Benefit and loss related payments	5	0 .	(2,234)
6. Net transfers to Separate Accoun	ts, Segregated Accounts and Protected Cell Accounts	0	0
7. Commissions, expenses paid and	l aggregate write-ins for deductions	10,894	7,408
8. Dividends paid to policyholders		0	0
9. Federal and foreign income taxes	paid (recovered) net of \$0 tax on capital gains (losses)	15,557	17,103
10. Total (Lines 5 through 9)		26,451	22,277
11. Net cash from operations (Line 4	minus Line 10)	24,807	28,336
	CASH FROM INVESTMENTS		
12. Proceeds from investments sold,	matured or repaid:		
12.1 Bonds		1,100,000	0
12.2 Stocks		. 0 .	0
12.3 Mortgage loans		0	0
12.4 Real estate		0	0
12.5 Other invested assets		0	0
12.6 Net gains or (losses) on ca	sh, cash equivalents and short-term investments	18	3
12.7 Miscellaneous proceeds		0	0
12.8 Total investment proceeds	(Lines 12.1 to 12.7)	1,100,018	3
13. Cost of investments acquired (lon	g-term only):		
13.1 Bonds		1,150,719	0
13.2 Stocks		. 0 .	0
13.3 Mortgage loans			0
13.4 Real estate			0
13.5 Other invested assets		0	
13.6 Miscellaneous applications		0	
13.7 Total investments acquired	(Lines 13.1 to 13.6)	1,150,719	
14. Net increase (decrease) in contra	ct loans and premium notes	. 0 .	
15. Net cash from investments (Line	12.8 minus Lines 13.7 minus Line 14)	(50,701)	3
CASH FROM	M FINANCING AND MISCELLANEOUS SOURCES		
16. Cash provided (applied):			
16.1 Surplus notes, capital note:	5	0	
16.2 Capital and paid in surplus	less treasury stock	0	
16.3 Borrowed funds		0	
16.4 Net deposits on deposit-typ	e contracts and other insurance liabilities	0	
16.5 Dividends to stockholders			
16.6 Other cash provided (applied	ed)	3,404	(2,292
17. Net cash from financing and misc	ellaneous sources (Lines 16.1 to 16.4 minus Line 16.5 plus Line 16.6)		(2,292
RECONCILIATION OF CA	ASH, CASH EQUIVALENTS AND SHORT-TERM INVESTMENTS		
	ents and short-term investments (Line 11 plus Line 15 plus Line 17)	(22,490)	26.047
19. Cash, cash equivalents and short			-,
•		2,684,235	2,658.188
	ine 19.1)		
10.2 End of your (Line to plus L	III V 1 V . 1 J	2,001,140	

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Statement as of December 31, 2013 of the Aetna Health Inc. (a Michigan corporation)

ANALYSIS OF OPERATIONS BY LINES OF BUSINESS

	ANALI	010 01 01		<u> </u>	OI DOOM	<u> </u>				
	1	2	3	4	5	6 Federal	7	8	9	10
	Total	Comprehensive (Hospital and Medical)	Medicare Supplement	Dental Only	Vision Only	Employees Health Benefits Plans	Title XVIII Medicare	Title XIX Medicaid	Other Health	Other Non-Health
1. Net premium income	0	0	0	0	0	0	0	0	0	0
Change in unearned premium reserves and reserve for rate credit	0	0	0	0	0	0	0	0	0	0
3. Fee-for-service (net of \$0 medical expenses)	0	0	0	0	0	0	0	0	0	XXX
4. Risk revenue	0	0	l0	0	0	0	0	0	0	XXX
Aggregate write-ins for other health care related revenues	0	0	0	0	0	0	0	0	0	XXX
Aggregate write-ins for other non-health care related revenues	0	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	0
7. Total revenues (Lines 1 to 6)	0	0	0	0	0	0	0	0	0	0
8. Hospital/medical benefits	0	0	0	0	0	0	0	0	0	XXX
Other professional services	0	0	0	0	0	0	0	0	0	XXX
10. Outside referrals.	0	0	0	0	0	0	0	0	0	XXX
11. Emergency room and out-of-area	0	0	0	0	0	0	0	0	0	XXX
12. Prescription drugs	0	0	0	0	0	0	0	0	0	XXX
13. Aggregate write-ins for other hospital and medical	0	0	0	0	0	0	0	0	0	XXX
Incentive pool, withhold adjustments and bonus amounts	0	0	0	0	0	0	0	0	0	XXX
15. Subtotal (Lines 8 to 14)	0	0	0	0	0	0	0	0	0	XXX
16. Net reinsurance recoveries.	0	0	0	0	0	0	0	0	0	XXX
17. Total hospital and medical (Lines 15 minus 16)	0	0	0	0	0	0	0	0	0	XXX
18. Non-health claims (net)	0	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	0
Claims adjustment expenses including \$,,,,,0 cost containment expenses	0	0	0	0	0	0	0	0	0	0
20. General administrative expenses	10.894	10,894	0	0	0	0	0	0	0	0
21. Increase in reserves for accident and health contracts	0,004	0	0	0	0	0	0	0	0	XXX
22. Increase in reserve for life contracts	0	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	0
23. Total underwriting deductions (Lines 17 to 22)	10,894	10,894	0	0	0	0	0	0	0	0
24. Net underwriting gain or (loss) (Line 7 minus Line 23)	(10,894)	(10,894)	0	0	0	0	0	0	0	0
24. Not underwriting guill of (1000) (Eine Fritings Eine 20)	(10,004)	(10,004)	DETAILS OF W	/DITE-INS		1				
0501.	0	0	DETAILS OF W	0	0	0	0	0	0	XXX
0502	0	0	0			0	Λ	0	0	XXX
0503.	0	0	0	0		0	0	0	0	XXX
0598. Summary of remaining write-ins for Line 5 from overflow page	0	0	Λ	Λ		Λ			0	XXX
0599. Total (Lines 0501 thru 0503 plus 0598) (Line 5 above)	0	٥		0						XXX
0593. Total (Lines 0501 tillu 0503 plus 0590) (Line 3 above)	Δ	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	
0602	0	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	۰۰۰۰
0603.	0	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	۰۰۰۰
0698. Summary of remaining write-ins for Line 6 from overflow page	0	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	٠
0699. Total (Lines 0601 thru 0603 plus 0698) (Line 6 above)	0	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	
1301.	0	0				n			0	XXX
1302	0	0	0	0	٥	0]	٥	0	XXX
1303.	0	0	0	0	0	0		0	0	XXX
	0	0	0	0	0]0]0	0	0	
1398. Summary of remaining write-ins for Line 13 from overflow page	0	0	0	0	0	0]0	0	0	XXX
1399. Total (Lines 1301 thru 1303 plus 1398) (Line 13 above)	0	0]0	J0	0	0]0	0	0	XXX

U & I Ex.-Pt.1 NONE

U & I Ex.-Pt.2 NONE

U & I Ex.-Pt.2A NONE

U & I Ex.-Pt.2B NONE

PART 2C - DEVELOPMENT OF PAID AND INCURRED CLAIMS

(000 Omitted)

SECTION A - PAID HEALTH CLAIMS - GRAND TOTAL

	Cumulative Net Amounts Paid					
Year in Which Losses Were Incurred	1	2	3	4	5	
Were Incurred	2009	2010	2011	2012	2013	
1. Prior	(22)	(26)	(26)	(26)	(26)	
2. 2009	0	0	0	0	0	
3. 2010	XXX	0	0	0	0	
4. 2011	XXX	XXX	0	(2)	(2)	
5. 2012	XXX	XXX	XXX	0	0	
6. 2013.	XXX	XXX	XXX	XXX	0	

SECTION B - INCURRED HEALTH CLAIMS - GRAND TOTAL

	Sum of Cumulative Net Amount Paid and Claim Liability, Claim Reserve and Medical Incentive Pool and Bonuses Outstanding at E							
	Year in Which Losses Were Incurred	1	2	3	4	5		
2	Were Incurred	2009	2010	2011	2012	2013		
G	1. Prior	(19)	(25)	(26)	(26)	(26)		
- :	2. 2009	0	0	0	0	0		
	3. 2010	XXX	0	0	0	0		
4	4. 2011	XXX	XXX	0	(2)	(2)		
	5. 2012	XXX	XXX	XXX	0	0		
	6. 2013	XXX	XXX	XXX	XXX	0		

SECTION C - INCURRED YEAR HEALTH CLAIM AND CLAIM ADJUSTMENT EXPENSE RATIO - GRAND TOTAL

	1	2	3	4	5	6	7	8	9	10
					Claim and Claim				Total Claims and	
Years in Which					Adjustment			Unpaid Claim	Claims Adjustment	
Premiums were Earned and	Premiums	Claim	Claim Adjustment	Percent	Expense Payments	Percent	Claims	Adjustment	Expense Incurred	Percent
Claims were Incurred	Earned	Payments	Expense Payments	(Col. 3/2)	(Col. 2 + 3)	(Col. 5/1)	Unpaid	Expense	(Col. 5 + 7 + 8)	(Col. 9/1)
1. 2009	(6)	0	0	0.0	0	0.0	0	0	0	0.0
2. 2010	0	0	0	0.0	0	0.0	0	0	0	0.0
3. 2011	0	(2)	0	0.0	(2)	0.0	0	0	(2)	0.0
4. 2012	0	0	0	0.0	0	0.0	0	0	0	0.0
5. 2013	0	0	0	0.0	0	0.0	0	0	0	0.0

UNDERWRITING AND INVESTMENT EXHIBIT

PART 2C - DEVELOPMENT OF PAID AND INCURRED CLAIMS

(000 Omitted)

SECTION A - PAID HEALTH CLAIMS - HOSPITAL AND MEDICAL

	Cumulative Net Amounts Paid				
Year in Which Losses	1	2	3	4	5
Were Incurred	2009	2010	2011	2012	2013
1. Prior	(22)	(26)	(26)	(26)	(26)
2. 2009	0	0	0 .	0	0
3. 2010	XXX	0	0	0	0
4. 2011	XXX	XXX	0	(2)	(2)
5. 2012	XXX	XXX	XXX	0	0
6. 2013	XXX	XXX	XXX	XXX	0

SECTION B - INCURRED HEALTH CLAIMS - HOSPITAL AND MEDICAL

	Sum of Cumulative Net Amount Paid and Claim Liability, Claim Reserve and Medical Incentive Pool and Bonuses Outstanding at End of Year									
	Year in Which Losses	1	2	3	4	5				
12	Were Incurred	2009	2010	2011	2012	2013				
Ξ	1. Prior	(19)	(25	5)(26)	(26)	(26)				
≤	2. 2009	0		00	0	0				
	3. 2010	XXX		00	0	0				
	4. 2011	XXX	XXX	0	(2)	(2)				
	5. 2012	XXX	XXX	XXX	0	0				
	6. 2013	XXX	XXX	XXX	XXX	0				

SECTION C - INCURRED YEAR HEALTH CLAIM AND CLAIM ADJUSTMENT EXPENSE RATIO - HOSPITAL AND MEDICAL

	1	2	3	4	5	6	7	8	9	10
					Claim and Claim				Total Claims and	
Years in Which					Adjustment			Unpaid Claim	Claims Adjustment	
Premiums were Earned and	Premiums	Claim	Claim Adjustment	Percent	Expense Payments	Percent	Claims	Adjustment	Expense Incurred	Percent
Claims were Incurred	Earned	Payments	Expense Payments	(Col. 3/2)	(Col. 2 + 3)	(Col. 5/1)	Unpaid	Expenses	(Col. 5 + 7 + 8)	(Col. 9/1)
1. 2009	(6)	0	0	0.0	0	0.0	0	0	0	0.0
2. 2010	0	0	0	0.0	0	0.0	0	0	0	0.0
3. 2011	0	(2)	0	0.0	(2)	0.0	0	0	(2)	0.0
4. 2012	0	0	0	0.0	0	0.0	0	0	0	0.0
5. 2013	0	0	0	0.0	0	0.0	0	0	0	0.0

- U & I Ex.-Pt.2C-Sn A-Paid Claims-Medicare Supp. NONE
- U & I Ex.-Pt.2C-Sn B-Incurred Claims-Medicare Supp. NONE
- U & I Ex.-Pt.2C-Sn C-Expense Ratio-Medicare Supp. NONE
 - U & I Ex.-Pt.2C-Sn A-Paid Claims-Dental NONE
 - U & I Ex.-Pt.2C-Sn B-Incurred Claims-Dental NONE
 - U & I Ex.-Pt.2C-Sn C-Expense Ratio-Dental NONE
 - U & I Ex.-Pt.2C-Sn A-Paid Claims-Vision NONE
 - U & I Ex.-Pt.2C-Sn B-Incurred Claims-Vision NONE
 - U & I Ex.-Pt.2C-Sn C-Expense Ratio-Vision NONE
 - U & I Ex.-Pt.2C-Sn A-Paid Claims-Fed Emp Health NONE
- U & I Ex.-Pt.2C-Sn B-Incurred Claims-Fed Emp Health NONE
- U & I Ex.-Pt.2C-Sn C-Expense Ratio-Fed Emp Health NONE
 - U & I Ex.-Pt.2C-Sn A-Paid Claims-Medicare NONE
 - U & I Ex.-Pt.2C-Sn B-Incurred Claims-Medicare NONE
 - U & I Ex.-Pt.2C-Sn C-Expense Ratio-Medicare NONE
 - U & I Ex.-Pt.2C-Sn A-Paid Claims-Medicaid NONE
 - U & I Ex.-Pt.2C-Sn B-Incurred Claims-Medicaid NONE
 - U & I Ex.-Pt.2C-Sn C-Expense Ratio-Medicaid NONE

12.MS, 12.DO, 12.VO, 12.FE, 12.XV, 12.XI

U & I Ex.-Pt.2C-Sn A-Paid Claims-Other NONE

U & I Ex.-Pt.2C-Sn B-Incurred Claims-Other NONE

U & I Ex.-Pt.2C-Sn C-Expense Ratio-Other NONE

U & I Ex.-Pt.2D NONE

Statement as of December 31, 2013 of the Aetna Health Inc. (a Michigan corporation) UNDERWRITING AND INVESTMENT EXHIBIT

PART 3 - ANALYSIS OF EXPENSES

	FART 3 - ARAL		nent Expenses	3	4	5
		1	2			
		Cost Containment Expenses	Other Claim Adjustment Expenses	General Administrative Expenses	Investment Expenses	Total
1.	Rent (\$0 for occupancy of own building)	0	0	0	0	0
2.	Salaries, wages and other benefits	0	0	0	0	0
3.	Commissions (less \$0 ceded plus \$0 assumed)	0	0	0	0	0
4.	Legal fees and expenses	0	0	0	0	0
5.	Certifications and accreditation fees	0	0	0	0	0
6.	Auditing, actuarial and other consulting services	0	0	0	0	0
7.	Traveling expenses	0	0	0	0	0
8.	Marketing and advertising	0	0	414	0	414
9.	Postage, express and telephone	0	0	0	0	0
10.	Printing and office supplies	0	0	412	0	412
11.	Occupancy, depreciation and amortization	0	0	1,777	0	1,777
12.	Equipment	0	0	0	0	0
13.	Cost or depreciation of EDP equipment and software	0	0	0	0	0
14.	Outsourced services including EDP, claims, and other services	0	0	0	0	0
15.	Boards, bureaus and association fees	0	0	0	0	0
16.	Insurance, except on real estate	0	0	0	0	0
17.	Collection and bank service charges	0	0	0	0	0
18.	Group service and administration fees	0	0	0	0	0
19.	Reimbursements by uninsured plans	0	0	0	0	0
20.	Reimbursements from fiscal intermediaries	0	0	0	0	0
21.	Real estate expenses	0	0	0	0	0
22.	Real estate taxes	0	0	0	0	0
23.	Taxes, licenses and fees:					
	23.1 State and local insurance taxes	0	0	0	0	0
	23.2 State premium taxes	0	0	0	0	0
	23.3 Regulatory authority licenses and fees	0	0	260	0	260
	23.4 Payroll taxes	0	0	0	0	0
	23.5 Other (excluding federal income and real estate taxes)	0	0	8,011	0	8,011
24.	Investment expenses not included elsewhere	0	0	0	0	0
25.	Aggregate write-ins for expenses	0	0	20	0	20
26.	Total expenses incurred (Lines 1 to 25)	0	0	10,894	0	(a)10,894
27.	Less expenses unpaid December 31, current year	0	0	0	0	0
28.	Add expenses unpaid December 31, prior year	0	0	0	0	0
29.	Amounts receivable relating to uninsured plans, prior year	0	0	0	0	0
30.	Amounts receivable relating to uninsured plans, current year	0	0	0	0	0
31.	Total expenses paid (Lines 26 minus 27 plus 28 minus 29 plus 30)	0	0	10,894	0	10,894
	DETAILS	OF WRITE-INS		 	1	1
2501.	Intercompany Interest	0	0	20	0	20
2502.		0	0	0	0	0
2503.		0	0	0	0	0
2598.	Summary of remaining write-ins for Line 25 from overflow page	0	0	0	0	0
2599.	TOTALS (Lines 2501 thru 2503 plus 2598) (Line 25 above)	0	0	20	0	20

⁽a) Includes management fees of \$......0 to affiliates and \$.....0 to non-affiliates.

Statement as of December 31, 2013 of the Aetna Health Inc. (a Michigan corporation) EXHIBIT OF NET INVESTMENT INCOME

		1		2	
		Collected		Earned	
		During Year		During Year	
1.	U.S. government bonds	(a)	,	,	
1.1	Bonds exempt from U.S. tax	(a)			
1.2	Other bonds (unaffiliated)	(a)		0	
1.3	Bonds of affiliates	(a)		0	
2.1	Preferred stocks (unaffiliated)	(b)		0	
2.11	Preferred stocks of affiliates	(b)		0	
2.2	Common stocks (unaffiliated)				
2.21	Common stocks of affiliates				
3.	Mortgage loans	(c)			
4.	Real estate	(d)			
5.	Contract loans				
6.	Cash, cash equivalents and short-term investments		,	,	
7.	Derivative instruments	` '		0	
8.	Other invested assets			0	
9.	Aggregate write-ins for investment income				
10.	Total gross investment income				
11.	Investment expenses				
12.	Investment taxes, licenses and fees, excluding federal income taxes			(0)	
13.	Interest expense			` '	
14.	Depreciation on real estate and other invested assets			**	
15.	Aggregate write-ins for deductions from investment income				
16.	Total deductions (Lines 11 through 15)				
17.	Net investment income (Line 10 minus Line 16)			37,383	
	DETAILS OF WRITE-INS	 		1	
				0	
				0	
				0	
	Summary of remaining write-ins for Line 9 from overflow page				
	Totals (Lines 0901 thru 0903 plus 0998) (Line 9 above)				
				0	
	Summary of remaining write-ins for Line 15 from overflow page				
	Totals (Lines 1501 thru 1503 plus 1598) (Line 15 above)			0	
(a)	Includes \$560 accrual of discount less \$97 amortization of premium and less \$449 paid for accrued interest on p				
(b)	Includes \$0 accrual of discount less \$0 amortization of premium and less \$0 paid for accrued dividends				
(c)	Includes \$0 accrual of discount less \$0 amortization of premium and less \$0 paid for accrued interest of	n purchases.			
(d)					
(e)	Includes \$4,958 accrual of discount less \$0 amortization of premium and less \$0 paid for accrued interest	on purchases.			
(f)	Includes \$0 accrual of discount less \$0 amortization of premium.			0	
(g)	Includes \$0 investment expenses and \$0 investment taxes, licenses and fees, excluding federal income taxes	s, attributable to Segrega	ted and	Separate Accounts.	
(h)	Includes \$0 interest on surplus notes and \$0 interest on capital notes.				
(i)	Includes \$0 depreciation on real estate and \$0 depreciation on other invested assets.				

EXHIBIT OF CAPITAL GAINS (LOSSES)

		01 07 (1 1 1 7	IL OMINO (L	00000		
		1	2	3	4	5
		Realized				Change in
		Gain (Loss)	Other	Total Realized	Change in	Unrealized
		on Sales	Realized	Capital Gain (Loss)	Unrealized	Foreign Exchange
		or Maturity	Adjustments	(Columns 1 + 2)	Capital Gain (Loss)	Capital Gain (Loss)
1.	U.S. government bonds		0	0	0	0
1.1	Bonds exempt from U.S. tax	0	0	0	0	0
1.2	Other bonds (unaffiliated)	0	0	0	0	0
1.3	Bonds of affiliates		0	0	0	0
2.1	Preferred stocks (unaffiliated)	0	0	0	0	0
2.11	Preferred stocks of affiliates	0	0	0	0	0
2.2	Common stocks (unaffiliated)	0	0	0	0	0
2.21	Common stocks of affiliates	0	0	0	0	0
3.	Mortgage loans	0	0	0	0	0
4.		0	0	0	0	0
5.	Contract loans		0	0	0	0
6.	Cash, cash equivalents and short-term investments	18	0	18	0	0
7.	Derivative instruments		0	0	0	0
8.	Other invested assets	0	0	0	0	0
9.	Aggregate write-ins for capital gains (losses)	0	0	0	0	0
10.	Total capital gains (losses)			18	0	0
	, , , , , , , , , , , , , , , , , , ,	DETAILS OF				
0901.		0	0	0	0	0
0902.		0	0	0	0	0
0903.		0	0	0	0	0
	Summary of remaining write-ins for Line 9 from overflow page	0	n	n	n	n
	Totals (Lines 0901 thru 0903 plus 0998) (Line 9 above)		Λ	0	0	Λ
UJJJ.	i otais (Lines 0301 tillu 0303 plus 0330) (Line 3 db0/e)	U	0	0	0	0

Ex. of Nonadmitted Assets NONE

Ex. 1 NONE

Statement as of December 31, 2013 of the Aetna Health Inc. (a Michigan corporation) EXHIBIT 3A - ANALYSIS OF HEALTH CARE RECEIVABLES COLLECTED AND ACCRUED

			• · • • · · · · · · · · · · · · · · · ·		
Health Care Receivables Collected Health Care Receivables Accrued		5	6		
During t	he Year	as of December 3	31 of Current Year		
1	2	3	4		Estimated Health Care
		On Amounts Accrued		Receivables in	Receivables Accrued as
Prior to January 1 of	On Amounts Accrued	December 31 of	On Amounts Accrued	Prior Years	of December 31 of
Current Year	During the Year	Prior Year	During the Year	(Columns 1 + 3)	Prior Year
0	0	0	0	0	0
0	0	0	0	0	0
	INCHI				
0		0	0	0	0
0	0	0	0	0	0
	0	0	0	0	0
0	0	0	0	0	0
0	0	0	0	0	0
	During t 1 On Amounts Accrued Prior to January 1 of	During the Year 1 2 On Amounts Accrued Prior to January 1 of On Amounts Accrued Current Year During the Year	During the Year 1 2 3 On Amounts Accrued Prior to January 1 of On Amounts Accrued On Amounts Accrued On Amounts Accrued December 31 of	During the Year 1 2 3 4 On Amounts Accrued Prior to January 1 of Current Year Current Year On Amounts Accrued Prior Year During the Year as of December 31 of Current Year On Amounts Accrued December 31 of On Amounts Accrued Prior Year During the Year On Amounts Accrued Prior Year During the Year	During the Year 1 2 3 4 Health Care On Amounts Accrued Prior to January 1 of Current Year Ouring the Year On Amounts Accrued Prior to January 1 of Current Year On Amounts Accrued Prior Year During the Year On Amounts Accrued Prior Year During the Year On Amounts Accrued Prior Years On Amounts Accrued Prior Years Ouring the Year (Columns 1 + 3)

Note that the accrued amounts in Columns 3, 4, and 6 are the total health care receivables, not just the admitted portion.

NOTES TO FINANCIAL STATEMENTS

1. Summary of significant accounting policies

A. <u>Accounting practices</u>

The accompanying statutory financial statements of Aetna Health Inc. (a Michigan corporation) (the "Company"), indirectly a wholly-owned subsidiary of Aetna Inc. ("Aetna"), have been prepared in conformity with accounting practices prescribed or permitted by the Michigan Department of Insurance and Financial Services ("Michigan Department") ("Michigan Accounting Practices"). The Michigan Department recognizes only statutory accounting practices prescribed or permitted by the State of Michigan for determining and reporting the financial condition and results of operations of an insurance company, which include accounting practices and procedures adopted by the National Association of Insurance Commissioners' ("NAIC") Accounting Practices and Procedures Manual ("NAIC SAP").

The accompanying statutory financial statements have been prepared in conformity with Michigan Accounting Practices ("Michigan SAP") and are not intended to conform with U.S. generally accepted accounting principles ("U.S. GAAP"). Significant variances between Michigan SAP and U.S. GAAP are as follows:

- Bonds are recorded at amortized cost except for those with an NAIC designation of 3 through 6, which are
 reported at the lower of amortized cost or fair value. Therefore, changes in unrealized gains and losses for
 those securities held at amortized cost are not reflected in the financial statements. Under GAAP, bonds
 classified as available for sale are recorded at fair value, and related changes in unrealized gains and
 losses are recorded as a component of equity, net of deferred Federal income taxes; and
- Deferred tax assets and liabilities are determined and admitted in accordance with SSAP No. 101, *Income Taxes A Replacement of SSAP No. 10R and SSAP No. 10* ("SSAP No. 101"). SSAP No. 101 became authoritative guidance for accounting and reporting of income taxes beginning January 1, 2012 and replaced SSAP No. 10R, *Income Taxes Revised, A Temporary Replacement of SSAP No. 10.* Changes in net deferred tax assets and liabilities are reflected as changes in surplus. Under U.S. GAAP, changes in such assets and liabilities are reflected in net income. In addition, statutory accounting requires an admissibility test for deferred tax assets, which is not required under U.S. GAAP.

A reconciliation of the Company's net income and capital and surplus between NAIC SAP and practices prescribed and permitted by the State of Michigan for the years ending December 31, 2013 and 2012 is as follows:

(in thousands)	State of Domicile	December 31, 2013	December 31, 2012
Net income (derived using Michigan Accounting Practices)	MI	\$15	\$30
State of Michigan Prescribed Practices: None State of Michigan Permitted Practices: None	MI MI	-	-
Net income (derived using NAIC SAP)		\$15	\$30
Capital and surplus (derived using Michigan Accounting Practices)	MI	\$3,811	\$3,794
State of Michigan Prescribed Practices: None State of Michigan Permitted Practices: None	MI MI	-	- -
Capital and surplus (derived using NAIC SAP)		\$3,811	\$3,794

B. <u>Use of estimates in the preparation of the financial statements</u>

The preparation of these financial statements in conformity with Michigan Accounting Practices requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and revenues and expenses. Actual results could differ from those estimates.

C. Accounting policies

The Company applies the following significant accounting policies:

(1) Cash, cash equivalents and short-term investments

Cash and cash equivalents include all highly liquid instruments readily convertible to cash with a maturity of three months or less from the date of purchase. Short-term investments primarily consist of investments purchased with an original maturity of one year or less. The carrying amounts of cash and cash equivalents and short-term investments reported in the accompanying Statutory Statements of Assets approximate fair value. Drafts that have not been presented for payment and remain outstanding at the balance sheet date are reported as a liability in the Statutory Statements of Liabilities, Capital and Surplus.

(2) Bonds

Bonds, which include special deposits, are carried at amortized cost except for those bonds with an NAIC designation of 3 through 6, which are carried at the lower of amortized cost or fair value. The amount carried at fair value is not material to the financial statements. Bond premiums and discounts are amortized using the scientific interest method. When quoted prices in active markets for identical assets are available, the Company uses these quoted market prices to determine the fair value of bonds. This is used primarily for U.S. government securities. In other cases where a quoted market price for identical assets in an active market is either not available or not observable, the Company estimates fair values using valuation methodologies based on available and observable market information or by using a matrix pricing model. If quoted market prices are not available, the Company determines fair value using broker quotes or an internal analysis of each investment's financial performance and cash flow projections. The Company had no investments where fair value was determined using broker quotes or an internal analysis of financial performance and cash flow projections at December 31, 2013 and 2012. Bonds include all investments whose maturity is greater than one year when purchased.

The Company periodically reviews its bonds to determine whether a decline in fair value below the carrying value is other-than temporary. For bonds, other than loan-backed and structured securities, an other-than-temporary impairment ("OTTI") shall be recorded if it is probable that the Company will be unable to collect all amounts due according to the contractual terms in effect at the date of acquisition. Yield-related impairments are deemed other-than-temporary when the Company intends to sell an investment at the reporting date before recovery of the cost of the investment. Declines deemed to be OTTI are recognized as realized capital losses.

For loan-backed and structured securities, the Company records OTTI when the fair value of the loan-backed or structured security is less than the amortized cost basis at the balance sheet date and (1) the Company intends to sell the investment, or (2) the Company does not have the intent and ability to retain the investment for the time sufficient to recover the amortized cost basis, or (3) the Company does not expect to recover the entire amortized cost basis of the security, even if it does not intend to sell the security and has the intent and ability to hold. If it is determined an OTTI has occurred because of (1) or (2), the amount of the OTTI is equal to the difference between the amortized cost and the fair value of the security at the balance sheet date and this difference is recorded as a realized capital loss. If it is determined an OTTI has occurred because of (3), the amount of the OTTI is equal to the difference between the amortized cost and the present value of cash flows expected to be collected, discounted at the loan-backed or structured security's effective interest rate and this difference is also accounted for as a realized capital loss.

The Company analyzes all relevant facts and circumstances for each investment when performing its analysis to determine whether an OTTI exists. Among the factors considered in evaluating whether a decline is other-than-temporary, management considers whether the decline in fair value results from a change in the quality of the investment security itself, whether the decline results from a downward movement in the market as a whole, the prospects for realizing the carrying value of the bond based on the investee's current and short-term prospects for recovery and other factors. The risks inherent in assessing the impairment of an investment include the risk that market factors may differ from our expectations and the risk that facts and circumstances factored into our assessment may change with the passage of time. Unexpected changes to market factors and circumstances that were not present in past reporting periods may result in a current period decision to sell securities that were not other-than-temporarily impaired in prior reporting periods.

- (3) The Company did not own any common stock at December 31, 2013 or 2012.
- (4) The Company did not own any preferred stock at December 31, 2013 or 2012.
- (5) The Company did not have any mortgage loans at December 31, 2013 or 2012.

(6) Securities lending

The Company engages in securities lending by lending certain debt securities from its investment portfolio to other institutions for short periods of time. Borrowers must post cash collateral in the amount of 102% to 105% of the fair value of the loaned securities. The fair value of the loaned securities is monitored on a daily basis, with additional collateral obtained or refunded as the fair value of the loan securities fluctuate. The collateral is retained and invested by a lending agent according to the Company's guidelines to generate additional investment income for the Company. Pursuant to SSAP No. 103 - Accounting for Transfers and Servicing of Financial Assets and Extinguishments of Liabilities ("SSAP No. 103"), collateral required under the Company's securities lending program is carried on the Company's Statutory Statements of Assets, Liabilities, Capital and Surplus at December 31, 2013 and 2012 as both a receivable and payable. SSAP No. 103 became authoritative guidance for accounting and reporting of transfers and servicing of financial assets and extinguishment of liabilities beginning January 1, 2013 and supersedes SSAP No. 91R - Revised, Accounting for Transfers and Servicing of Financial Assets and Extinguishments of Liabilities. Also pursuant to SSAP No. 103, if the collateral received from a counterparty is less than 100 percent at the reporting date, the difference between the actual collateral and 100 percent is nonadmitted. Collateral value is measured and compared to the loaned securities in aggregate by counterparty. The Company did not have any loaned securities at December 31, 2013 or 2012.

- (7) The Company did not have any investments in any subsidiaries or affiliated companies at December 31, 2013 or 2012.
- (8) The Company did not have any investments in any joint ventures, partnerships and limited liability companies at December 31, 2013 or 2012.
- (9) The Company did not have any derivatives at December 31, 2013 or 2012.

(10) Aggregate health policy reserves and related expenses

Premium deficiency reserves ("PDR") are recognized when it is probable that the expected future hospital and medical costs, including maintenance costs, will exceed anticipated future premiums and reinsurance recoveries on existing contracts. Where allowed, anticipated investment income is considered in the calculation of any PDR. For purposes of calculating a PDR, contracts are grouped in manner consistent with the method of acquiring, servicing and measuring the profitability of such contracts. The Company had no PDR at December 31, 2013 and 2012.

(11) Hospital and medical costs and claims adjustment expenses and related reserves

As explained more fully in Note 4, the Company has withdrawn from the market effective December 31, 2007. Hospital and medical costs for the years ended December 31, 2013 and 2012 consist of the effects of the run-off of prior incurred claims paid.

- (12) The Company did not modify its capitalization policy from the prior period.
- (13) The Company did not have any pharmaceutical rebates receivables at December 31, 2013 or 2012.

(14) Investment income due and accrued

Accrued investment income consists primarily of interest. Interest is recognized on an accrual basis and dividends are recorded as earned on the ex-dividend date. Due and accrued income is not recorded on: (a) bonds in default; and (b) bonds delinquent more than 90 days or where collection of interest is improbable. As of December 31, 2013 and 2012, the Company's nonadmitted investment income due and accrued was zero.

(15) Federal and state income taxes

In accordance with a written tax sharing agreement with an affiliate, the Company's current Federal and state income tax provisions are generally computed as if the Company were filing a separate Federal and state income tax return; current income tax benefits, including those resulting from net operating losses, are recognized to the extent realized in the consolidated return. Pursuant to this agreement, the Company has the enforceable right to recoup Federal and state income taxes paid in prior years in the event of future net losses, which it may incur, or to recoup its net losses carried forward as an offset to future net income subject to Federal and state income taxes.

Deferred income tax assets ("DTAs") and liabilities ("DTLs") represent the expected future tax consequences of temporary differences generated by statutory accounting as defined in SSAP No. 101. DTAs and DTLs are computed by means of identifying temporary differences which are measured using a balance sheet approach whereby statutory and tax basis balance sheets are compared. Current income tax recoverables include all current income taxes, including interest, reasonably expected to be recovered in a subsequent accounting period.

Pursuant to SSAP No. 101, gross DTAs are first reduced by a statutory valuation allowance adjustment to an amount that is more likely than not to be realized ("adjusted gross DTAs"). Adjusted gross DTAs are then admitted in an amount equal to the sum of paragraphs a. b. and c. below:

- a. Federal income taxes paid in prior years that can be recovered through loss carrybacks for existing temporary differences that reverse during a timeframe corresponding with Internal Revenue Service ("IRS") tax loss carryback provisions.
- b. The amount of adjusted gross DTAs, after the application of paragraph a. above, expected to be realized within the applicable period and that is no greater than the applicable percentage as determined using the applicable Realization Threshold Limitation Table. The applicable period refers to the number of years in which the DTA will reverse in the Company's tax return and the applicable percentage refers to the percentage of the Company's statutory capital and surplus as required to be shown on the statutory balance sheet adjusted to exclude any net DTAs, electronic data processing equipment and operating system software and any net positive goodwill ("Stat Cap ExDTA").

The Realization Threshold Limitation Tables allow DTAs to be admitted based upon either realization within 3 years and 15 percent of Stat Cap ExDTA, 1 year and 10 percent of Stat Cap ExDTA, or no DTA admitted pursuant to this paragraph b. In general, the Realization Threshold Limitation Tables allow the Company to admit more DTAs if total DTAs as reported by the Company are a smaller percentage of statutory capital and surplus.

c. The amount of gross DTAs, after the application of paragraphs a. and b. above that can be offset against existing gross DTLs. In applying this offset, the Company considers the character (i.e. ordinary versus capital) of the DTAs and DTLs such that offsetting would be permitted in the tax return under existing enacted federal income tax laws and regulations and the reversal patterns of temporary differences.

DTAs for the year ending December 31, 2011 were recalculated pursuant to SSAP No. 101. If recalculation resulted in an adjustment to the December 31, 2011 admitted DTA balance, a "cumulative effect of changes in accounting principle" was recorded in 2012 as a separate component of surplus ("Cumulative effect of changes in accounting principles").

Changes in DTAs and DTLs are recognized as a separate component of gains and losses in surplus ("Change in net deferred income tax") except to the extent allocated to changes in unrealized gains and losses. Changes in DTAs and DTLs allocated to unrealized gains and losses are netted against the related changes in unrealized gains and losses and are reported as "Change in net unrealized capital gains (losses)", also a separate component of gains and losses in surplus.

State income tax expense is recorded in general administrative expenses in the Statutory Statements of Revenue and Expenses. The Company did not incur any state income tax expense (benefit) for the years ended December 31, 2013 and 2012.

2. Accounting changes and corrections of errors

The Company did not have any accounting changes or corrections of errors in the years ending December 31, 2013 and 2012.

3. Business combinations and goodwill

The Company was not a part of any business combinations that involved the statutory purchase method, a statutory merger, an assumption reinsurance, or an impairment loss in the years ending December 31, 2013 and 2012.

4. Discontinued operations

The Company has withdrawn from the market effective December 31, 2007. The Company provided such information to the Michigan Department of Insurance and Financial Services on November 7, 2006 pursuant to M.C.L.A. Section 500.3712. The Company continues to hold an active license in the State of Michigan and continues to hold assets in the State of Michigan to meet state requirements.

5. Investments

- A. The Company did not have any mortgage loans, including Mezzanine Real Estate Loans, at December 31, 2013 or 2012.
- B. The Company did not have any debt restructuring in the years ending December 31, 2013 and 2012.
- C. The Company did not have any reverse mortgages at December 31, 2013 or 2012.

D. Loan-Backed Securities

- (1) Prepayment assumptions for single class and multi-class mortgage backed/asset backed securities were obtained from industry market sources.
- (2) The Company had no OTTI losses during 2013 on loan-backed and structured securities in which the Company had the (1) intent to sell, (2) did not have the intent and ability to retain for a period of time sufficient to recover the amortized cost basis or (3) present value of cash flows expected to be collected is less than the amortized cost basis of the securities in accordance with SSAP No. 43R, *Loan-Backed and Structured Securities*.
- (3) The Company had no recognized OTTI on loan-backed and structured securities currently held, in which the present value of cash flows expected to be collected is less than the amortized cost basis, at December 31, 2013.
- (4) The Company had no unrealized loss position on loan-backed and structured securities held by the Company at December 31, 2013.
- E. The Company did not have any repurchase agreements or loaned securities transactions at December 31, 2013 or 2012.
- F. The Company did not have any real estate at December 31, 2013 or 2012.
- G. The Company did not have any low-income housing tax credits at December 31, 2013 or 2012.
- H. The Company did not have any restricted assets at December 31, 2013 or 2012.

6. Joint ventures, partnerships, and limited liability companies

- A. The Company did not have any joint ventures, partnerships, or limited liability companies that exceeded 10% of its admitted assets at December 31, 2013 or 2012.
- B. The Company does not have any impaired investments in joint ventures, partnerships, or limited liability companies at December 31, 2013 or 2012.

7. Investment income

A. and B.

There was no investment income due and accrued excluded from surplus at December 31, 2013 or 2012.

8. Derivative instruments

The Company did not have any derivative instruments at December 31, 2013 or 2012.

9. Income taxes

A.

1. The components of the net DTAs recognized in the Company's Assets, Liabilities, Surplus and Other Funds are as follows:

	December 31, 2013			
	Ordinary	Capital	Total	
(a) Gross DTAs	-	-	-	
(b) Statutory valuation allowance adjustment	-	-	-	
(c) Adjusted gross DTAs	-	-	-	
(d) DTAs nonadmitted		-	-	
(e) Subtotal net admitted DTAs	-	-	-	
(f) DTLs	-	-	-	
(g) Net admitted DTAs/(DTLs)	-	-	-	

(cont.)

	De	ecember 31, 20	12
	Ordinary	Capital	Total
(a) Gross DTAs (b) Statutory valuation allowance adjustment	- -	-	- -
(c) Adjusted gross DTAs (d) DTAs nonadmitted	-	-	-
(e) Subtotal net admitted DTAs	-	-	-
(f) DTLs	-	\$(2,076)	\$(2,076)
(g) Net admitted DTAs/(DTLs)	-	\$(2,076)	\$(2,076)
	Ordinary	Change Capital	Total
(a) Crass DTAs	,	•	
(a) Gross DTAs (b) Statutory valuation allowance adjustment	-	-	-
(b) Statutory valuation allowance adjustment(c) Adjusted gross DTAs	-	-	<u>-</u>
(c) Adjusted gross DTAs (d) DTAs nonadmitted	-	-	-
(e) Subtotal net admitted DTAs			
(f) DTLs	-	\$2,076	\$2,076
(g) Net admitted DTAs/(DTLs)	-	\$2,076	\$2,076

2. The amount of admitted gross DTAs admitted under each component of SSAP No. 101:

	De	ecember 31, 2	2013
	Ordinary	Capital	Total
(a) Federal income taxes paid in prior years recoverable through loss carrybacks(b) Adjusted gross DTAs expected to be realized (excluding	-	-	-
the amount of DTAs) after application of the threshold limitations (the lesser of 2(b)1 and 2(b)2 below) 1. Adjusted gross DTAs expected to realized following	-	-	-
the balance sheet date 2. Adjusted gross DTAs allowed per limitation threshold	-	-	- \$571,683
(c) Adjusted gross DTAs (excluding the amount of DTAs from 2(a) and 2(b) above) offset by gross DTLs			-
(d) DTAs admitted as the result of application of SSAP No. 101		-	
		ecember 31, 2	2012 Total
	Ordinary	Capital	Total
(a) Federal income taxes paid in prior years recoverable through loss carrybacks(b) Adjusted gross DTAs expected to be realized (excluding	-	-	-
the amount of DTAs) after application of the threshold limitations (the lesser of 2(b)1 and 2(b)2 below) 1. Adjusted gross DTAs expected to realized following	-	-	-
the balance sheet date 2. Adjusted gross DTAs allowed per limitation threshold	-	-	- \$569,409
(c) Adjusted gross DTAs (excluding the amount of DTAs from 2(a) and 2(b) above) offset by gross DTLs			- φουσ, που
(d) DTAs admitted as the result of application of SSAP No. 101	_	-	-
		Change	
	Ordinary	Capital	Total
 (a) Federal income taxes paid in prior years recoverable through loss carrybacks (b) Adjusted gross DTAs expected to be realized (excluding 	-	-	-
the amount of DTAs) after application of the threshold limitations (the lesser of 2(b)1 and 2(b)2 below) 1. Adjusted gross DTAs expected to realized following	-	-	-
the balance sheet date	-	-	-
2. Adjusted gross DTAs allowed per limitation threshold(c) Adjusted gross DTAs (excluding the amount of DTAs		-	\$2,274
from 2(a) and 2(b) above) offset by gross DTLs	_	-	_
(d) DTAs admitted as the result of application of SSAP No. 101		-	

3.

4.

		2013	2012
 (a) Ratio percentage used to determine recovery period and threshold limitation amount (b) Amount of adjusted capital and surplus used to determine recovery period threshold limitation 		41,548%	40,234%
in 2(b)2 above		\$3,811,218	\$3,796,063
The impact of tax planning strategies are as follows:			
		December 31, 2013	
_	Ordinary	Capital	Total
 (a) Determination of adjusted gross DTAs and net admitted DTAs, by tax character as a percentage 			
 Adjusted gross DTAs amount from Note 9A1(c) Percentage of adjusted DTAs by tax 	-	-	-
character attributable to the impact of tax planning strategies 3. Net admitted adjusted gross DTAs	0%	0%	0%
amount from Note 9A1(e) 4. Percentage of net admitted adjusted DTAs by tax character admitted	-	-	-
because of the impact of tax planning strategies	0%	0%	0%
		December 31, 2012	
-	Ordinary	Capital	Total
 (a) Determination of adjusted gross DTAs and net admitted DTAs, by tax character as a percentage 1. Adjusted gross DTAs amount from Note 9A1(c) 2. Percentage of adjusted DTAs by tax character attributable to the impact of tax planning strategies 3. Net admitted adjusted gross DTAs amount from Note 9A1(e) 4. Percentage of net admitted adjusted DTAs by tax character admitted because of the impact of tax planning strategies 	- 0% -	- 0% -	- 0% -
		Change	
	Ordinary	Capital	Total
 (a) Determination of adjusted gross DTAs and net admitted DTAs, by tax character as a percentage 1. Adjusted gross DTAs amount from 			
Note 9A1(c) 2. Percentage of adjusted DTAs by tax character attributable to the impact	-	-	-
of tax planning strategies 3. Net admitted adjusted gross DTAs amount from Note 9A1(e) 4. Percentage of net admitted adjusted DTAs by tax character admitted because of the impact of tax	0% -	0% -	0% -
planning strategies	0%	0%	0%
			NI X

⁽b) Does the Company's tax-planning strategies include the use of reinsurance? Yes ___ No _X_

B. There are no DTLs that were not recognized at December 31, 2013 or 2012.

C. Current income taxes incurred consist of the following major components:

	Decem		
(in thousands)	2013	2012	Change
Current income tax (a) Federal (b) Foreign	\$9,075 -	\$15,903 -	\$(6,828) -
(c) Subtotal (d) Federal income tax on net capital gains (f) Other	9,075 2,277	15,903 1	(6,828) 2,276
(g) Federal and foreign income taxes incurred	\$11,352	\$15,904	\$(4,552)
		ber 31, 2012	- Change
DTAs: (a) Ordinary Total ordinary DTAs (b) Statutory valuation allowance adjustment	- - -	- - -	- - -
(c) Nonadmitted ordinary DTAs	-	-	-
(d) Admitted ordinary DTAs	-	-	-
 (e) Capital Investments Total capital DTAs (f) Statutory valuation allowance adjustment (g) Nonadmitted capital DTAs 	<u>-</u> - - -	- - - -	- - - -
(h) Admitted capital DTAs		-	-
(i) Admitted DTAs	-	-	-
DTLs: (a) Ordinary Ordinary DTLs	<u>-</u>	<u>-</u>	<u>-</u>
(b) Capital Investments Capital DTLs	<u>-</u>	\$2,076 2,076	\$(2,076) (2,076)
(c) Total DTLs		2,076	(2,076)
4. Net admitted DTAs	-	\$(2,076)	\$2,076

The change in net deferred income taxes is comprised of the following:

	Decei	<u> </u>	
	2013	2012	Change
Total DTAs Total DTLs	<u>-</u> -	- \$(2,076)	- \$2,076
Net DTAs/(DTLs) Tax effect of unrealized gains (losses)	-	\$(2,076)	2,076
Change in net deferred income tax			\$2,076

The valuation allowance adjustment to gross DTAs was \$0 for both December 31, 2013 and 2012.

D. The provision for Federal income taxes is different from that which would be obtained by applying the statutory Federal income tax rate to income before income taxes. The items causing this difference were as follows:

	December 31, 2013 Effective tax rate December 31,			Effective tax rate
Provision computed at statutory rate	\$9,276	35.0%	\$16,184	35.0%
Change in nonadmitted assets Total	\$9,276	- 35.0%	- \$16,184	35.0%
Federal and foreign income tax expense incurred Change in net deferred	\$11,352	42.8%	\$15,904	34.4%
income taxes	(2,076)	(7.8)%	280	0.6%
Total statutory income taxes	\$9,276	35.0%	\$16,184	35.0%

F

- 1. At December 31, 2013, the Company had no net capital loss or net operating loss carryforwards for tax purposes.
- 2. The amount of Federal income taxes incurred that is available for recoupment in the event of future net losses is \$11,353 and \$15,904 for the years ended December 31, 2013 and 2012, respectively.
- 3. The Company did not report any deposits as admitted assets under Internal Revenue Code Section 6603 at December 31, 2013 and 2012.

F.

1. At December 31, 2013, the Company's Federal Income Tax Return was consolidated with the following entities:

Aetna Inc. - Parent Company @ Credentials Inc. Active Health Management, Inc. Adminco, Inc.

Administrative Enterprises, Inc. AE Fourteen, Incorporated AET Health Care Plan, Inc. Aetna ACO Holdings, Inc.

Aetna Better Health Inc. (Connecticut)
Aetna Better Health Inc. (Florida)
Aetna Better Health Inc. (Georgia)
Aetna Better Health Inc. (Illinois)
Aetna Better Health Inc. (New Jersey)
Aetna Better Health Inc. (New York)
Aetna Better Health Inc. (Ohio)

Aetna Better Health Inc. (Pennsylvania)
Aetna Better Health Inc. (Tennessee) (f/k/a
HealthCare USA of Tennessee, Inc.)

Aetna Better Health, Inc. (Louisiana)
Aetna Dental Inc. (New Jersey)
Aetna Dental Inc. (Texas)
Aetna Dental of California Inc.

Aetna Health and Life Insurance Company

Aetna Health Finance, Inc.
Aetna Health Inc. (Connecticut)
Aetna Health Inc. (Florida)
Aetna Health Inc. (Georgia)
Aetna Health Inc. (Maine)
Aetna Health Inc. (Michigan)
Aetna Health Inc. (New Jersey)
Aetna Health Inc. (New York)
Aetna Health Inc. (Pennsylvania)
Aetna Health Inc. (Texas)
Aetna Health Insurance Company

Aetna Health Insurance Company of New York

Aetna Health of California Inc.

Aetna Insurance Company of Connecticut

Aetna Integrated Informatics, Inc.

Aetna International Inc.

Coventry Health Care of Illinois, Inc. Coventry Health Care of Iowa, Inc.

Coventry Health Care of Kansas, Inc.
Coventry Health Care of Louisiana, Inc.

Coventry Health Care of Missouri, Inc. Coventry Health Care of Nebraska, Inc. Coventry Health Care of Pennsylvania, Inc.

Coventry Health Care of Texas, Inc.
Coventry Health Care of the Carolinas, Inc.
Coventry Health Care of Virginia, Inc.

Coventry Health Care of West Virginia, Inc. Coventry Health Care Workers' Compensation, Inc.

Coventry Health Care, Inc.

Coventry Health Plan of Florida, Inc.

Coventry HealthCare Management Corporation

Coventry Management Services, Inc.

Coventry Prescription Management Services, Inc.

Coventry Rehabilitation Services, Inc. (f/k/a First Health Strategies, Inc.)
Coventry Summit Health Plan, Inc.
Coventry Transplant Network, Inc.
CoventryCares of Michigan, Inc.

Delaware Physicians Care, Incorporated

First Health Group Corp.

First Health Life and Health Insurance Company

First Script Network Services, Inc. Florida Health Plan Administrators, LLC FOCUS Healthcare Management, Inc. Group Dental Service of Maryland, Inc.

Group Dental Service, Inc.

Health and Human Resource Center, Inc. Health Data & Management Solutions, Inc.

Health Re, Incorporated

HealthAmerica Pennsylvania, Inc. HealthAssurance Financial Services, Inc. HealthAssurance Pennsylvania, Inc. HealthCare USA of Missouri, LLC Jaguar Merger Subsidiary, Inc.

Luettgens Limited

Statement as of December 31, 2013 of the Aetna Health Inc. (a Michigan corporation)

Aetna Ireland Inc.

Aetna Life and Casualty (Bermuda) Ltd.

Aetna Life Assignment Company

Aetna Life Insurance Company

Aetna Risk Indemnity Company Limited

Aetna Student Health Agency Inc.

AHP Holdings, Inc. Allviant Corporation

Altius Health Plans, Inc.

American Health Holding, Inc.

AUSHC Holdings, Inc.

Broadspire National Services, Inc. Cambridge Life Insurance Company

Carefree Insurance Services, Inc.

CHC Casualty Risk Retention Group, Inc. Chickering Claims Administrators, Inc.

Claims Administration Corporation

Cofinity, Inc.

Coventry Consumer Advantage, Inc.

Coventry Financial Management Services, Inc.

Coventry Health and Life Insurance Company

Coventry Health Care National Accounts, Inc.

Coventry Health Care National Network, Inc.

Coventry Health Care of Delaware, Inc.

Coventry Health Care of Florida, Inc.

Coventry Health Care of Georgia, Inc.

Managed Care Coordinators, Inc.

Medicity Inc.

Mental Health Associates, Inc.

Mental Health Network of New York IPA, Inc.

Meritain Health, Inc. MetraComp, Inc.

MHNet Life and Health Insurance Company

MHNet of Florida, Inc.

Missouri Care, Incorporated

Niagara Re, Inc. PayFlex Holdings, Inc.

PayFlex Systems USA, Inc.

Performax, Inc.

Precision Benefit Services, Inc.

Prime Net, Inc.

Prodigy Health Group, Inc.

Professional Risk Management, Inc.

Resources for Living, LLC

Schaller Anderson Medical Administrators,

Incorporated

Strategic Resource Company

The Vasquez Group Inc.

U.S. Healthcare Properties, Inc.

WellPath of South Carolina, Inc.

Work and Family Benefits, Inc.

As explained in Note 1, the Company participates in a tax sharing agreement with its parent and affiliates. 2.

G. The Company does not have any Federal or foreign income tax loss contingencies.

10. Information concerning Parent, subsidiaries, affiliates, and other related parties

A. B. and C.

The Company did not pay dividends or receive capital contributions in 2013 and 2012.

D. Amounts due to and due from affiliates shown in the accompanying Statutory Statements of Assets, Liabilities, Capital and Surplus include the Company's net receipts and disbursements processed by affiliates and transactions related to its administrative services agreement with Aetna Health Management, LLC ("AHM"), indirectly a wholly-owned subsidiary of Aetna.

At December 31, 2013 and 2012, the Company reported \$7,677 and \$4,273, respectively, as amounts due to AHM related to this agreement. At December 31, 2013 and 2012, the Company had no amounts due from affiliates.

The terms of settlement require that these amounts be settled within 45 days after the end of the calendar quarter.

- E. At December 31, 2013, the Company did not have any guarantees or undertakings with its affiliates or parent company.
- F As of and for the years ending December 31, 2013 and 2012, the Company had the following significant transactions with affiliates:

The Company and AHM are parties to an administrative services agreement, under which AHM provides certain administrative services, including accounting and processing of premiums and claims. Under this agreement, the Company remits a percentage of its earned commercial, Medicaid and Medicare premium revenue, as applicable, to AHM as a fee, subject to an annual true-up mechanism as defined in the agreement. Under the agreement, this true-up is due to be settled with the affiliate by April 15th of the following contract year (which is January 1 to December 31 annually). The Company had no expenses under this agreement in 2013 and 2012 as it earned no premium revenue. This agreement also provides for interest on all intercompany balances. The Company had no material interest earned or incurred on amounts due from affiliates in 2013 and 2012.

The Company is a party to an agreement which enables the Company to receive manufacturers' pharmacy rebates from AHM under which the Company remits 10% of its earned pharmaceutical rebates to AHM as a fee. The Company had no earned pharmacy rebates in 2013 and 2012. The Company did not incur pharmaceutical rebate fees in 2013 and 2012. At December 31, 2013 and 2012, the Company did not have amounts due from AHM related to pharmaceutical rebates. The terms of settlement require that these amounts be settled within 45 days after the end of the calendar quarter.

The amounts reported on the Underwriting and Investment Exhibit, Part 3 represent the expenses incurred under the terms of the administrative agreement, allocated to the Company in accordance SSAP No. 70, Allocation of Expenses ("SSAP No. 70"). SSAP No. 70 states "shared expenses, including expenses under the terms of a management contract, shall be apportioned to the entities incurring the expense as if the expense had been paid solely by the incurring entity. The apportionment shall be completed based upon specific identification to the entity incurring the expense. Where specific identification is not feasible, apportionment shall be based upon pertinent factors or ratios." The Company allocates these expenses based upon a percentage calculated using actual general and administrative expenses incurred by AHM.

The Company has coverage for certain litigation exposures (\$10,000,000 per claim and in the aggregate including defense costs) through an affiliated captive insurance company.

The Company has an insolvency agreement with Aetna Health Insurance Company ("AHIC"), a wholly-owned subsidiary of Aetna. This agreement provides that in the event that the Company ceases operations or becomes insolvent, AHIC will continue to pay benefits for any members confined as inpatients on the date of insolvency until their discharge. This agreement also provides that AHIC will continue benefits for any member until the end of the contract period for which premium has been paid, but for no longer than thirty-one days. AHIC will also make available to members, for a period of thirty-one days, replacement insurance policies.

As explained in Note 1, the Company participates in a tax sharing agreement with Aetna and Aetna's other subsidiaries. All Federal income tax receivables/payables are due from/due to Aetna.

- G. All outstanding shares of the Company are owned by Aetna Health Holdings, LLC, whose ultimate parent is Aetna.
- H. At December 31, 2013, the Company did not hold any investments in any affiliate and did not own shares of any upstream intermediate of Aetna.
- I. At December 31, 2013, the Company did not hold any investments in any subsidiary, controlled or affiliated ("SCA") entity.
- J. At December 31, 2013, the Company did not hold any investments in any impaired SCA entity.
- K. At December 31, 2013, the Company did not hold any investments in any foreign insurance subsidiaries.
- L. At December 31, 2013, the Company did not hold any investments in a downstream noninsurance holding company.

11. <u>Debt</u>

- A. The Company did not have any items related to debt, including capital notes at December 31, 2013.
- B. The Company did not have any Federal Home Loan Bank agreements at December 31, 2013.
- 12. Retirement plans, deferred compensation, postemployment benefits and compensated absences and other postretirement benefit plans

The Company did not have a retirement plan, deferred compensation plan, or other postretirement benefit plan at December 31, 2013 or 2012.

- 13. Capital and surplus, shareholders' dividend restrictions and quasi-reorganizations
 - (1) The Company had 5,000 shares of common stock with \$.01 par value authorized, with 1,000 shares issued and outstanding at December 31, 2013 and 2012.
 - (2) The Company had 50 shares of preferred stock with \$.01 par value authorized, no shares issued and outstanding at December 31, 2013 and 2012.
 - (3) <u>Dividend restrictions</u>

Shareholder dividends shall be declared or paid only from earned surplus, unless the Michigan Department approves the dividend prior to payment. Dividends not requiring prior approval are limited to the greater of 10% of the insured's surplus as regards policyholders as of December 31 of the immediately preceding year, or the net income, not including realized capital gains, for the 12 month period ending December of the immediately preceding year. Ordinary dividends are ultimately limited to earned surplus.

- (4) The Company did not pay dividends or receive capital contributions in 2013 and 2012.
- (5) At December 31, 2013, there was no portion of the Company's profits that may be paid as ordinary dividends to stockholders.

- (6) There were no restrictions placed on the Company's surplus, including for whom the surplus was being held at December 31, 2013 or 2012, except as noted in Note 21.
- (7) Not applicable to the Company.
- (8) The Company did not hold any stock for any special purposes at December 31, 2013 or 2012.
- (9) There were no changes in the balances of any special surplus funds from the prior period.
- (10) At December 31, 2013, there was no portion of unassigned funds (surplus) that was represented or reduced by unrealized gains and (losses).
- (11) The Company did not have any special surplus funds or surplus notes at December 31, 2013 or 2012.
- (12) The Company did not participate in any quasi-reorganizations during the statement year.
- (13) The Company did not participate in any quasi-reorganizations in the past 10 years.

14. Contingencies

- A. The Company did not have any contingent commitments at December 31, 2013 or 2012.
- B. The Company did not have any contingent assessments at December 31, 2013 or 2012.
- C. The Company did not have any gain contingencies at December 31, 2013 or 2012.
- D. The Company did not have any claims related extra contractual obligation and bad faith losses stemming from lawsuits at December 31, 2013 or 2012.
- E. The Company did not have any product warranties at December 31, 2013 or 2012.
- F. Various liabilities arise in the normal course of the Company's business and have been recorded. In the opinion of management, any ultimate contingent losses will not have a material adverse effect on the Company's future results of operations and financial position. The Company, to the best of its knowledge, has no assets that it considers impaired that are not already recorded in the Company's books.

15. Leases

The Company did not have any material lease obligations at December 31, 2013 or 2012.

16. <u>Information about financial instruments with off-balance sheet risk and financial instruments with concentrations of credit risk</u>

The Company did not have any financial instruments with off-balance sheet risk or financial instruments with concentrations of credit risk at December 31, 2013 or 2012.

17. Sale, transfer and servicing of financial assets and extinguishments of liabilities

A. <u>Transfers of receivables reported as sales</u>

(1) The Company did not have any transfers of receivables as sales for the years ending December 31, 2013 and 2012.

B. Transfer and servicing of financial assets

(1) The Company's policy for requiring collateral or other security for security lending transactions as required in SAP No. 103 is discussed in Note 1. The Company did not have any loaned securities at December 31, 2013 or 2012.

(2) and (3)

The Company did not have any servicing assets or liabilities at December 31, 2013 or 2012.

- (4) The Company did not have any securitized financial assets at December 31, 2013 or 2012.
- (5) The Company did not have any transfers of financial assets at December 31, 2013 or 2012.
- (6) The Company did not have any transfers of receivables with recourse at December 31, 2013 or 2012.
- (7) The Company did not have any repurchase or reverse repurchase agreements at December 31, 2013 or 2012.

C. Wash sales

(1) The Company did not have any wash sales for the years ending December 31, 2013 or 2012.

18. Gain or loss to the HMO from uninsured plans and the uninsured portion of partially insured plans

- A. The Company did not serve as an Administrative Services Only for uninsured accident and health plans or the uninsured portion of partially insured plans for the period ended December 31, 2013.
- B. The Company did not serve as an Administrative Services Contract plan administrator for uninsured accident and health plans or the uninsured portion of partially insured plans for the period ended December 31, 2013.
- C. The Company did not have any Medicare or other similarly structured cost based reimbursement contracts for the period ended December 31, 2013.

19. Direct premium written/produced by managing general agents/third party administrators

The Company did not have any material direct premiums written through/produced by managing general agents or third party administrators for the years ended December 31, 2013 and 2012.

20. Fair value measurements

A. and B.

The Company had no material assets or liabilities measured and reported at fair value at December 31, 2013 or 2012.

- C. Certain of the Company's financial instruments are measured at fair value in our balance sheets. The fair values of these instruments are based on valuations that include inputs that can be classified within one of three levels of a hierarchy established by GAAP. The following are the levels of the hierarchy and a brief description of the type of valuation information ("inputs") that qualifies a financial asset or liability for each level:
 - Level 1 Unadjusted quoted prices for identical assets or liabilities in active markets.
 - Level 2 Inputs other than Level 1 that are based on observable market data. These include: quoted prices for similar assets in active markets, quoted prices for identical assets in inactive markets, inputs that are observable that are not prices (such as interest rates and credit risks) and inputs that are derived from or corroborated by observable markets.
 - Level 3 Developed from unobservable data, reflecting our own assumptions.

Financial assets and liabilities are classified based upon the lowest level of input that is significant to the valuation. When quoted prices in active markets for identical assets and liabilities are available, we use these quoted market prices to determine the fair value of financial assets and liabilities and classify these assets and liabilities as Level 1. In other cases where a quoted market price for identical assets and liabilities in an active market is either not available or not observable, we estimate fair value using valuation methodologies based on available and observable market information or by using a matrix pricing model. These financial assets and liabilities would then be classified as Level 2. If quoted market prices are not available, we determine fair value using broker quotes or an internal analysis of each investment's financial performance and cash flow projections. Thus, financial assets and liabilities may be classified in Level 3 even though there may be some significant inputs that may be observable.

The carrying values and estimated fair values of the Company's financial instruments at December 31, 2013 and 2012 were as follows:

December 31, 2013

(in thousands)	Aggregate fair value	Admitted assets	Level 1	Level 2	Level 3	practicable (carrying value)
Bonds, short-term investments and cash equivalents	\$3,813	\$3,812	\$1,151	\$2,662	_	-
Total	\$3,813	\$3,812	\$1,151	\$2,662	-	-

December 31, 2012

(in thousands)	Aggregate fair value	Admitted assets	Level 1	Level 2	Level 3	Not practicable (carrying value)
Bonds, short-term investments and cash equivalents	\$3,812	\$3,784	\$1,128	\$2,684	-	
Total	\$3,812	\$3,784	\$1,128	\$2,684	-	-

The valuation methods and assumptions used by the Company in estimating the fair value of debt securities are discussed in Note 1.

There were no material realized and unrealized capital gains, purchases, sales, settlements, or transfers into or out of the Company's Level 3 financial assets during 2013 or 2012.

In evaluating the Company's management of interest rate and liquidity risk and currency exposures, the fair values of all assets and liabilities should be taken into consideration, not only those presented above.

D. The Company did not have any financial instruments where it was not practicable to estimate the fair value.

21. Other items

A. Extraordinary items

The Company did not have any extraordinary items for the years ended December 31, 2013 and 2012.

B. <u>Troubled debt restructuring: debtors</u>

The Company did not have any troubled debt restructuring in the years ended December 31, 2013 and 2012.

C. Other disclosures and unusual items

(1) Minimum capital and surplus

Under the laws of the State of Michigan, for a health maintenance organization that contracts or employs providers in numbers sufficient to provide 90% of the health maintenance organization's benefit payout, minimum capital and surplus is the greatest of the following: 1) \$1,500,000, 2) four percent of the health maintenance organization's subscription revenue, or 3) three months' uncovered expenditures. At December 31, 2013 and 2012, the Company's capital and surplus exceeded all such requirements.

The NAIC and the State of Michigan adopted risk-based capital ("RBC") standards for health organizations, including HMOs, that are designed to identify weakly capitalized companies by comparing each company's adjusted capital and surplus to its required capital and surplus (the "RBC Ratio"). The RBC Ratio is designed to reflect the risk profile of the company. Within certain ratio ranges, regulators have increasing authority to take action as the RBC Ratio decreases. There are four levels of regulatory action, ranging from requiring insurers to submit a comprehensive plan to the state insurance commissioner to requiring the state insurance commissioner to place the insurer under regulatory control. At December 31, 2013 and 2012, the Company had capital and surplus that exceeded the highest threshold specified by the RBC rules.

(2) Health Care Reform

The Patient Protection and Affordable Care Act and the Health Care and Education Reconciliation Act of 2010 (collectively, "Health Care Reform"), enacted in March 2010, has changed and will continue to make broad-based changes to the U.S. health care system which could significantly affect the U.S. economy and which the Company expects will continue to significantly impact the Company's business operations and financial results, including the Company's pricing or medical benefit ratios and the geographies in which the Company's products are available. Health Care Reform presents the Company with new business opportunities, but also with new financial and regulatory challenges. Since the enactment in 2010, key components of Health Care Reform have been phased in, including required minimum medical loss ratios ("MLRs") in commercial products, enhanced premium rate review and disclosure processes, reduced Medicare Advantage payment rates to insurers, and linking Medicare Advantage payments to a plan's Centers for Medicare & Medicaid Services ("CMS") quality performance ratings or "star ratings." The effects of these changes are reflected in the Company's historical financial results.

While key components of Health Care Reform will continue to be phased in through 2018, the most significant changes during that time will occur in 2014, making 2014 a uniquely challenging year. The components of Health Care Reform that take effect in 2014 include: public health insurance exchanges ("Public Exchanges"), Medicare minimum MLRs, the individual coverage mandate, guaranteed issue, rating limits in the individual and small group markets, and significant new industry-wide fees,

assessments and taxes. The Company is dedicating and will continue to be required to dedicate material resources and incur material expenses during 2014 to implement and comply with Health Care Reform as well as state level health care reform. While the Federal government has issued a number of regulations implementing Health Care Reform, many significant parts of Health Care Reform, including aspects of Public Exchanges, Medicaid expansion, employer penalties, enforcement related reporting for the individual and employer mandates, assessments, taxes and fees, reinsurance, risk corridor, risk adjustment and the implementation of Medicare Advantage and Part D minimum MLRs, have not been fully implemented and may require further guidance and clarification at the Federal level and/or in the form of regulations and actions by state legislatures to implement the law. The Federal government also has announced significant changes to and/or delays in effective dates of various aspects of Health Care Reform, and it is likely that further changes will be made at the Federal and/or state level based on implementation experience. As a result, key aspects and impacts of Health Care Reform will not be known for several years, and given the inherent difficulty of foreseeing how individuals and businesses will respond to the choices afforded them by Health Care Reform, the Company cannot predict the full effect Health Care Reform will have on the Company. It is reasonably possible that Health Care Reform, in the aggregate, could have a material adverse effect on the Company's business operations and financial results.

Federal budget negotiations, the technical problems with the Federal health insurance exchange website, ongoing regulatory changes to Health Care Reform, pending efforts in the U.S. Congress to amend or restrict funding for various aspects of Health Care Reform and litigation challenging aspects of the law continue to create uncertainty about the ultimate impact of Health Care Reform. In addition, the Federal and state governments continue to enact and seriously consider many other broad-based legislative and regulatory proposals that have impacted or could materially impact various aspects of the health care system. The Company cannot predict whether pending or future Federal or state legislation or court proceedings will change various aspects of the health care system or Health Care Reform or the impact those changes will have on the Company's business operations or financial results, but the effects could be materially adverse.

In addition, certain provisions of Health Care Reform tie Medicare Advantage plans' premiums to the achievement of favorable CMS quality performance measures ("star ratings"). In 2013 and 2014, Medicare Advantage plans with an overall star rating of three or more stars (out of five stars) are eligible for a quality bonus in their basic premium rates. Beginning in 2015, only Medicare Advantage plans with an overall star rating of four or more stars will be eligible for a quality bonus. As a result, the Company's Medicare Advantage plans' operating results from 2013 forward are likely to be significantly determined by their star ratings.

- D. The Company did not have any business interruption insurance recoveries for the years ending December 31, 2013 or 2012.
- E. The Company did not have any transferable and non-transferable state tax credits for the years ending December 31, 2013 or 2012.
- F. The Company did not have any subprime mortgage related risk exposures at December 31, 2013 or 2012.
- G. The Company did not have any retained assets at December 31, 2013 or 2012.
- H. The Company did not have any offsetting and netting of assets or liabilities at December 31, 2013 or 2012.
- I. The Company did not have any joint and several liability arrangements at December 31, 2013 or 2012.

22. Events subsequent

Type I - Recognized subsequent events

Subsequent events have been considered through February 25, 2014 for the statutory statement issued on March 1, 2014.

The Company had no known reportable recognized subsequent events.

Type II - Nonrecognized subsequent events

Subsequent events have been considered through February 25, 2014 for the statutory statement issued on March 1, 2014.

The Company had no known reportable nonrecognized subsequent events.

23. Reinsurance

The Company did not have any reinsurance recoverables in dispute, reinsurance assumed, uncollectible reinsurance, commutation of ceded reinsurance, or retroactive reinsurance at December 31, 2013 or 2012.

Statement as of December 31, 2013 of the Aetna Health Inc. (a Michigan corporation)

24. Retrospectively rated contracts and contracts subject to redetermination

The Company did not have any retrospectively rated contracts or contracts subject to redetermination in 2013 or 2012.

25. Change in incurred claims and claims adjustment expense

There was no material change in incurred claims and claims adjustment expense at December 31, 2013 or 2012.

26. Intercompany pooling arrangements

The Company did not have any intercompany pooling arrangements at December 31, 2013 or 2012.

27. Structured settlements

Not applicable to health entities.

28. Health care receivables

A. Pharmaceutical rebate receivables

The Company did not have any pharmaceutical rebate receivables at December 31, 2013 and 2012.

B. Risk sharing receivables

The Company did not have any admitted risk sharing receivables at December 31, 2013 or 2012.

29. Participating policies

The Company did not have any participating policies at December 31, 2013 or 2012.

30. Premium deficiency reserves

December 31, 2013

- 1. Liability carried for premium deficiency reserves
- Date of the most recent evaluation of this liability
- 3. Was anticipated investment income utilized in the calculation?

\$0 12/31/2013 Yes

31. Anticipated salvage and subrogation

See discussion of hospital and medical costs and claims adjustment expenses and related reserves in Note 1.

Statement as of December 31, 2013 of the Aetna Health Inc. (a Michigan corporation) GENERAL INTERROGATORIES

PART 1 - COMMON INTERROGATORIES - GENERAL

1.1		eporting entity a member of an Insurance	Holding Company System co	nsisting of two or m	ore affiliated perso	ons, one or more of	which	Vocl	/ 1	No.1
	is an in	surer? complete Schedule Y, Parts 1, 1A and 2.						Yes[X	(]	No[]
1.2	regulatory official of the state of domicile of the principal insurer in the Holding Company System, a registration statement providing disclosure substantially similar to the standards adopted by the National Association of Insurance Commissioners (NAIC) in its Model Insurance Holding Company System Regulatory Act and model regulations pertaining thereto, or is the reporting entity subject to standards and disclosure requirements substantially similar to those required by such Act and regulations? Yes [X]								1	N/A []
2.1	Has an	y change been made during the year of the		y-laws, articles of in	corporation, or de	ed of settlement of	the	-		
2.2		ng entity? date of change:						Yes [_N/A]	No [X]
3.1		s of what date the latest financial examina				the constitute of the		12/31/2010		
3.2	2 State the as of date that the latest financial examination report became available from either the state of domicile or the reporting entity. This date should be the date of the examined balance sheet and not the date the report was completed or released.							12/31/2010		
3.3		s of what date the latest financial examina	•		•			02/00/0040		
3.4	By wha	ng entity. This is the release date or comp at department or departments? an Office of Financial and Insurance Regu		report and not the	date of the exami	nation (balance she	eet date).	03/26/2012		
3.5		Il financial statement adjustments within the	ne latest financial examination	report been accou	nted for in a subse	equent financial sta	tement			
3.6 4.1	Have a During	th departments? Il of the recommendations within the lates the period covered by this statement, did under common control (other than salarie	any agent, broker, sales repre	esentative, non-affil	iated sales/service	-				N/A [X] N/A [X]
	part (m 4.11	ore than 20 percent of any major line of b sales of new business?	usiness measured on direct p	remiums) of:				Yes [1	No [X]
	4.12	renewals?						Yes [-	No[X]
4.2	-	the period covered by this statement, did credit or commissions for or control a sub								
	4.21	sales of new business?		,,			······································	Yes [-	No [X]
5.1	4.22 Has the	renewals? e reporting entity been a party to a mergel	or consolidation during the pe	eriod covered by th	is statement?			Yes [Yes [-	No [X] No [X]
5.2	If yes, p	provide the name of the entity, NAIC comp	pany code, and state of domic			for any entity that h	as ceased		•	
	to exist	as a result of the merger or consolidation	1			2	3	7		
	N/A		Name of Entity			NAIC Co. Code	State of Domicile	-		
6.1	Has the	e reporting entity had any Certificates of A		ons (including corpo	orate registration, if	f applicable) susper	nded	_		
6.2		ked by any governmental entity during the give full information:	e reporting period?					Yes []	No [X]
7.1	Does a	ny foreign (non-United States) person or	entity directly or indirectly cont	trol 10% or more of	the reporting entity	y?		Yes []	No [X]
7.2	If yes, 7.21	State the percentage of foreign control								.0.000 %
	7.22	State the nationality(ies) of the foreign p the nationality of its manager or attorney corporation, government, manager or at	r-in-fact and identify the type o	•						
		Corporation, government, manager or at	1			2				
		N/A	Nationality			Type of Entity				
8.1 8.2		ompany a subsidiary of a bank holding conse to 8.1 is yes, please identify the nam			?			Yes []	No [X]
8.3	Is the c	ompany affiliated with one or more banks	, thrifts or securities firms?					Yes []	No [X]
8.4	financia	onse to 8.3 is yes, please provide the nam al regulatory services agency [i.e. the Fed t Insurance Corporation (FDIC) and the S	eral Reserve Board (FRB), the	e Office of the Com	ptroller of the Curr	ency (OCC), the Fe	ederal			
	Бороси	1	2	3	4	5	6]		
	N/A	Affiliate Name	Location (City, State)	FRB	OCC	FDIC	SEC	-		
9.	What is	the name and address of the independe LLP, One Financial Plaza, 755 Main Str		or accounting firm re	etained to conduct	the annual audit?		_		
10.1	require	e insurer been granted any exemptions to ments as allowed in Section 7H of the An					ant		1	Natvi
10.2		w or regulation? esponse to 10.1 is yes, provide information	n related to this exemption:					Yes [1	No [X]
10.3	allowed	e insurer been granted any exemptions re I for in Section 17A of the Model Regulation exponse to 10.3 is yes, provide information	on, or substantially similar stat			Model Regulation as	3	Yes []	No [X]

Statement as of December 31, 2013 of the Aetna Health Inc. (a Michigan corporation) GENERAL INTERROGATORIES

PART 1 - COMMON INTERROGATORIES - GENERAL

10.5 10.6	Has the reporting entity establish If the answer to 10.5 is no or n/a, N/A	ed an Audit Committee in compliance with please explain.	the domiciliary state insurance laws? Yes [X]	No [] N/A []
11.	consulting firm) of the individual p	affiliation (officer/employee of the reporting providing the statement of actuarial opinior ary, 151 Farmington Avenue, RE2R; Hartf			_
12.1	Does the reporting entity own and 12.11 Name of real estate hold N/A		ny or otherwise hold real estate indirectly?	Yes [] No [X	1
	12.12 Number of parcels involv	ved			_
40.0	12.13 Total book/adjusted carry		\$	0	
12.2	If yes, provide explanation. N/A				_
13. 13.1		HES OF ALIEN REPORTING ENTITIES Of during the year in the United States manage	NLY: ger or the United States trustees of the reporting entity?		_
13.2	Does this statement contain all b	usiness transacted for the reporting entity	through its United States Branch on risks wherever located?	Yes [] No [_ 1
13.3	Have there been any changes m	ade to any of the trust indentures during th	e year?	Yes [] No []
13.4		e domiciliary or entry state approved the ch	langes? Yes [] principal accounting officer or controller, or persons performing similar functions)	No [] N/A [X]
14.1	= = =	executive officer, principal financial officer, a code of ethics, which includes the followi		Yes [X] No []
	a. Honest and ethical condeb. Full, fair, accurate, timely	uct, including the ethical handling of actual	or apparent conflicts of interest between personal and professional relationships iodic reports required to be filed by the reporting entity;		
		rting of violations to an appropriate persor			
14.11	e. Accountability for adherer If the response to 14.1 is no, please.				
	N/A				_
14.2 14.21	Has the code of ethics for senior If the response to 14.2 is yes, pro N/A	managers been amended? ovide information related to amendment(s)		Yes[] No[X]
14.3	Have any provisions of the code	of ethics been waived for any of the specif	ied officers?	Yes[] No[X	_ 1
14.31	If the response to 14.3 is yes, pro N/A				-
	SVO Bank List? If the response to 15.1 is yes, ind	licate the American Bankers Association (, on the circumstances in which the Letter of		Yes[X] No[-]
	1 American Bankers	2	3	4	
	Association (ABA)	Issuing or Confirming	Circumstances That Can Trigger	A	
	Routing Number 111000753	Bank Name Comerica Bank	the Letter of Credit Provider has insufficient or unavailable to pay Provider's subcontracted	Amount 432,000	-
			providers or any other providers; Provider has engaged in a pattern of failure to pay its providers or any other providers, when due, that are		=
			undisputed in good faith; Provider is insolvent; or Provider has ceased to conduct business; or Provider has failed to pay Aetna any amount due to Aetna when due.		- - -
16. 17. 18.	Does the reporting entity keep a	estments of the reporting entity passed up complete permanent record of the proce	TERROGATORIES - BOARD OF DIRECTORS on either by the Board of Directors or a subordinate committee thereof? edings of its Board of Directors and all subordinate committees thereof? Ind of Directors or trustees of any material interest or affiliation	Yes[X] Yes[X]	No [] No []
		•	ees that is in conflict or is likely to conflict with the official duties	Yes[X]	No []
19. 20.1	on the part of any of its officers, of such person? Has this statement been prepare Total amount loaned during the 20.11 To directors or other off	PART 1 - COMN ed using a basis of accounting other than year (inclusive of Separate Accounts, excicers	ION INTERROGATORIES - FINANCIAL Statutory Accounting Principles (e.g., Generally Accepted Accounting Principles	s)? Yes[]	No [X]
	on the part of any of its officers, of such person? Has this statement been prepare Total amount loaned during the 20.11 To directors or other off 20.12 To stockholders not officers.	PART 1 - COMN ed using a basis of accounting other than year (inclusive of Separate Accounts, excicers cers	ION INTERROGATORIES - FINANCIAL Statutory Accounting Principles (e.g., Generally Accepted Accounting Principles	s)? Yes[]	No [X]
20.1	on the part of any of its officers, of such person? Has this statement been prepare Total amount loaned during the 20.11 To directors or other off 20.12 To stockholders not office 20.13 Trustees, supreme or g Total amount of loans outstanding the supreme or g	PART 1 - COMN ed using a basis of accounting other than year (inclusive of Separate Accounts, excicers cers rand (Fraternal only) ng at the end of year (inclusive of Separate	ION INTERROGATORIES - FINANCIAL Statutory Accounting Principles (e.g., Generally Accepted Accounting Principles dusive of policy loans):	\$\$ \$\$	No [X] 0 0
20.1	on the part of any of its officers, of such person? Has this statement been prepared to the statement been prepared amount loaned during the 20.11 To directors or other off 20.12 To stockholders not office 20.13 Trustees, supreme or g	PART 1 - COMN ed using a basis of accounting other than year (inclusive of Separate Accounts, excicers cers rand (Fraternal only) ng at the end of year (inclusive of Separate icers	ION INTERROGATORIES - FINANCIAL Statutory Accounting Principles (e.g., Generally Accepted Accounting Principles dusive of policy loans):	s)? Yes [] \$	No [X]
20.1	on the part of any of its officers, of such person? Has this statement been prepart Total amount loaned during the 20.11 To directors or other off 20.12 To stockholders not office 20.13 Trustees, supreme or g Total amount of loans outstanding 20.21 To directors or other off 20.22 To stockholders not office 20.23 Trustees, supreme or g	PART 1 - COMN ed using a basis of accounting other than year (inclusive of Separate Accounts, excicers cers rand (Fraternal only) ng at the end of year (inclusive of Separat icers cers rand (Fraternal only)	ION INTERROGATORIES - FINANCIAL Statutory Accounting Principles (e.g., Generally Accepted Accounting Principles dusive of policy loans): The Accounts, exclusive of policy loans):	\$\$\$\$	No [X]000
20.1 20.2 21.1	on the part of any of its officers, of such person? Has this statement been prepare Total amount loaned during the 20.11 To directors or other off 20.12 To stockholders not office 20.13 Trustees, supreme or govern to directors or other off 20.21 To directors or other off 20.22 To stockholders not office 20.23 Trustees, supreme or govern any assets reported in this such obligation being reported in	PART 1 - COMN ed using a basis of accounting other than year (inclusive of Separate Accounts, exc icers cers rand (Fraternal only) ng at the end of year (inclusive of Separat icers cers rand (Fraternal only) s statement subject to a contractual obliga in the statement?	ION INTERROGATORIES - FINANCIAL Statutory Accounting Principles (e.g., Generally Accepted Accounting Principles dusive of policy loans):	\$\$\$\$\$	No [X]0000
20.1 20.2 21.1	on the part of any of its officers, of such person? Has this statement been prepare Total amount loaned during the 20.11 To directors or other off 20.12 To stockholders not office 20.13 Trustees, supreme or g Total amount of loans outstanding 20.21 To directors or other off 20.22 To stockholders not office 20.23 Trustees, supreme or g Were any assets reported in this such obligation being reported in If yes, state the amount thereof	PART 1 - COMN ed using a basis of accounting other than year (inclusive of Separate Accounts, exc icers cers rand (Fraternal only) ng at the end of year (inclusive of Separate icers cers rand (Fraternal only) s statement subject to a contractual obligate	ION INTERROGATORIES - FINANCIAL Statutory Accounting Principles (e.g., Generally Accepted Accounting Principles dusive of policy loans): The Accounts, exclusive of policy loans):	\$	No [X]
20.1 20.2 21.1	on the part of any of its officers, of such person? Has this statement been prepare Total amount loaned during the 20.11 To directors or other off 20.12 To stockholders not office 20.13 Trustees, supreme or good Total amount of loans outstanding 20.21 To directors or other off 20.22 To stockholders not office 20.23 Trustees, supreme or good Were any assets reported in this such obligation being reported in the such obligation being reported in t	PART 1 - COMN ed using a basis of accounting other than year (inclusive of Separate Accounts, exc icers cers rand (Fraternal only) ng at the end of year (inclusive of Separat icers cers rand (Fraternal only) s statement subject to a contractual obliga in the statement?	ION INTERROGATORIES - FINANCIAL Statutory Accounting Principles (e.g., Generally Accepted Accounting Principles dusive of policy loans): The Accounts, exclusive of policy loans):	\$	No [X]
20.1 20.2 21.1	on the part of any of its officers, of such person? Has this statement been prepare Total amount loaned during the 20.11 To directors or other off 20.12 To stockholders not office 20.13 Trustees, supreme or govern amount of loans outstanding 20.21 To directors or other off 20.22 To stockholders not office 20.23 Trustees, supreme or govern any assets reported in this such obligation being reported in the such	PART 1 - COMN ed using a basis of accounting other than year (inclusive of Separate Accounts, exc icers cers rand (Fraternal only) ng at the end of year (inclusive of Separat icers cers rand (Fraternal only) s statement subject to a contractual obliga in the statement?	ION INTERROGATORIES - FINANCIAL Statutory Accounting Principles (e.g., Generally Accepted Accounting Principles dusive of policy loans): The Accounts, exclusive of policy loans):	\$	No [X]0000000

Statement as of December 31, 2013 of the Aetna Health Inc. (a Michigan corporation) PART 1 - COMMON INTERROGATORIES - FINANCIAL 22.1 Does this statement include payments for assessments as described in the Annual Statement Instructions other than quaranty

	fund or guaranty association assessments		bed in the Annual Statement instructions other ti	ian guaranty		Yes [X] No [
22.2	If answer is yes: 22.21 Amount paid as losses or risk adju	ustment			\$		
	22.22 Amount paid as expenses	ustment					
00.4	22.23 Other amounts paid	nto duo from noront ou	haidiarias ar affiliatas an Daga 2 of this atataman	. 0	\$	Vaa [
23.1 23.2	If yes, indicate any amounts receivable fro		bsidiaries or affiliates on Page 2 of this statemen e Page 2 amount.	ι,	\$	rest] No[>
		ies owned December 31 ty on said date (other tha	OMMON INTERROGATORIES - INV of current year, over which the reporting entity has an securities lending programs addressed in 24.03)	exclusive control,		Yes[X]	No[]
24.03	collateral is carried on or off-balance sheet (a	an alternative is to refere	ncluding value for collateral and amount of loaned s nce Note 17 where this information is also provided cing of financial assets and extinguishments of liabi	i).			
24.04	Does the company's security lending program	m meet the requirements	for a conforming program as outlined in the				
24.05	Risk-Based Capital Instructions? If answer to 24.04 is yes, report amount of co	ollateral for conforming p	rograms.		Yes []	No [X]	N/A [] 0
24.06	If answer to 24.04 is no, report amount of co	llateral for other program	s.			\$	
24.07	outset of the contract?	e 102% (domestic securi	ties) and 105% (foreign securities) from the counter	rparty at the	Yes [X]	No[]	N/A []
	Does the reporting entity non-admit when the			. (MOLA)	Yes [X]	No []	N/A []
24.09	to conduct securities lending?	ity's securities lending aç	gent utilize the Master Securities Lending Agreemen	ni (MSLA)	Yes [X]	No []	N/A []
24.10	For the reporting entity's security lending pro 24.101 Total fair value of reinvested collater		of the following as of December 31 of the current yes bedule DL. Parts 1 and 2	ear:		\$	0
	24.102 Total book adjusted/carrying value of	of reinvested collateral as	sets reported on Schedule DL, Parts 1 and 2.			\$	0
25 1	24.103 Total payable for securities lending r		age. owned at December 31 of the current year not excl	usively under the		\$	0
	control of the reporting entity or has the repo	orting entity sold or transf	erred any assets subject to a put option contract the	•		., .,	
25.2	(Exclude securities subject to Interrogatory 2 If yes, state the amount thereof at December	,				Yes [X]	No []
	25.21 Subject to repurchase agreements	•				\$	
	25.22 Subject to reverse repurchase agree25.23 Subject to dollar repurchase agreem					\$ \$	
	25.24 Subject to reverse dollar repurchase	agreements				\$	
	25.25 Pledged as collateral25.26 Placed under option agreements					\$ \$	
	25.27 Letter stock or securities restricted a					\$	
	25.28 On deposit with state or other regula25.29 Other	atory body				\$ \$,,-
25.3	For category (25.27) provide the following:		2		3		
	Nature of Restriction	1	Description		Amount		
26 1	N/A Does the reporting entity have any hedging t	ransactions reported on	Schedule DB?			Yes[]	No [X]
	If yes, has a comprehensive description of the If no, attach a description with this statement N/A	ne hedging program beer			Yes []	No []	N/A[X]
27.1		as of December 31 of the	current year mandatorily convertible into equity, or	, at the option of the			
27.2	issuer, convertible into equity? If yes, state the amount thereof at December	r 31 of the current year				Yes[]	No [X]
28.	Excluding items in Schedule E-Part 3-Special vaults or safety deposit boxes, were all stock	al Deposits, real estate, r ks, bonds and other secu cordance with Section 1,	nortgage loans and investments held physically in trities, owned throughout the current year held pursuall - General Examination Considerations, F. Outso	uant to a custodial agreer	ment		
28.01	·		icial Condition Examiners Handbook, complete the	following:		Yes [X]	No []
	1 Name of Custodian(s	s)	Custodian'	s Address			
	State Street Bank and Trust Company	7	State Street Financial Center, One Lincoln Street;		1		
28.02		he requirements of the N	AIC Financial Condition Examiners Handbook, prov	vide the			
	name, location and a complete explanation:		2		3	<u> </u>	
	Name(s)		Location(s)		Complete Ex		
	All agreements comply.						
	, , ,	•	dian(s) identified in 28.01 during the current year?			Yes[]	No [X]
20.04	f yes, give full and complete information relating thereto: 1 2 3 4						
20 VE	Old Custodian N/A	loro or individuals seti	New Custodian	Date of Change	Reas	son	
∠0.∪5	accounts, handle securities and have authori	J	on behalf of broker/dealers that have access to the on behalf of the reporting entity:	mivesument			
	1		2		3		
	Central Registration Depository Number(s)	N/A	Name		Addr	ess	
29.1			in Schedule D-Part 2 (diversified according to the S	ecurities and			

Yes[] No[X]

Exchange Commission (SEC) in the Investment Company Act of 1940 [Section 5 (b) (1)])?

Statement as of December 31, 2013 of the Aetna Health Inc. (a Michigan corporation) PART 1 - COMMON INTERROGATORIES - INVESTMENT

29.2	If yes, complete the following schedule:								
	1		2			3			
	CUSIP#		Name of Mul	tual Fund		Book/Adjusted Carrying Value			
		N/A				, ,			
	29.2999. TOTAL					0			
29.3	For each mutual fund listed in the table abov	ve, complete the following	schedule:						
	1			2		3	4		
						Amount of Mutual			
	Name of Makind From	j	N			Fund's Book/Adjusted			
	Name of Mutual Fun		inai	me of Significant Holdin	1g	Carrying Value	Data of Va	ممثلمييا	
	(from the above table)		of the Mutual Fund		Attributable to Holding	Date of Va	lluation	_
	IWA								
30.	Provide the following information for all shor	t-term and long-term bond	ds and all preferred stocks.	Do not substitute amo	rtized value or statement	value for fair value.			
	Trevide the following information for all offer	t torm and rong torm bond	1	2	3	Traine for fair value.			
				-	Excess of Statement				
			Statement		over Fair Value (-),				
			(Admitted)	Fair	or Fair Value over				
			Value	Value	Statement (+)				
	30.1 Bonds			3,813,183	816				
	30.2 Preferred stocks				0				
	30.3 Totals			3,813,183					
	I.				010	1			
	30.4 Describe the sources or methods utilized in determining the fair values: Fair values of long term bonds and preferred stocks are determined based on quoted market prices when available, fair values								
	using valuation methodologies based on available and observable market information or by using matrix pricing. If quoted market								
	prices are not available, we determine						- -		
	performance and cash flow projection			cost which approximat	tes fair value.		.		
21 1	The carrying amount of cash equiva Was the rate used to calculate fair value det			rities in Schedule D2			Yes [X]	No [1
	If the answer to 31.1 is yes, does the reporti				or electronic copy) for a	I	169[X]	NO	1
	brokers or custodians used as a pricing sour		, , , , , , , , , , , , , , , , , , ,	. 31, (Yes[X]	No []
31.3	If the answer to 31.2 is no, describe the repo	orting entity's process for	determining a reliable pricir	ng source for purposes	of disclosure of fair value	for Schedule D.			
	N/A								
3 2 1	Have all the filing requirements of the Purpo	ses and Procedures Man	ual of the NAIC Securities \	/aluation Office been fo	allowed?		Yes[X]	No [1
	If no, list exceptions:	ses and i locedules Main	ual of the NAIC Securities	valuation Office been it	Jiloweu :		163[X]	NO	1
0L.L	N/A								
							•		
		PART 1.	COMMON INTER	ROGATORIES -	OTHER				
33 1	Amount of payments to trade associations, s				•		\$		n
	List the name of the organization and the an	-	-	•	ante to		Ψ		U
JJ.Z	trade associations, service organizations and		•		5111.5 1.0				
			1			2			
		1	Name			Amount Paid			
	N/A								_
	Amount of payments for legal expenses, if a		properted 25% or more of	the total neuments			\$.0
34.2	List the name of the firm and the amount pa for legal expenses during the period covered		presented 25% of more of	ine total payments					
	.ssgar expenses daming the period tovered	. J the otatoment.	1			2			
		1	Name			Amount Paid			
	N/A	·	·						
	Amount of payments for expenditures in con						\$		0
35.2	List the name of the firm and the amount pa								
	in connection with matters before legislative	bodies, officers of depart	1	g are period covered by	ı ınıs statement.	2			
		1	Nama			Δmount Paid			

Statement as of December 31, 2013 of the Aetna Health Inc. (a Michigan corporation) GENERAL INTERROGATORIES

PART 2 - HEALTH INTERROGATORIES

15 Indicate tool increased dataser and all Medicane Supplement insurance.	1.1	Does the reporting entity have any direct Medicare Suppleme	nt Insurance in force?		Yes []	No [X]	
		What portion of Item (1.2) is not reported on the Medicare Sup 1.31 Reason for excluding	pplement Insurance Experience Exhibit?		•		
161 Total promium earmoid	1.4 1.5 1.6	Indicate amount of earned premium attributable to Canadian a Indicate total incurred claims on all Medicare Supplement insulndividual policies:		pove.	·		
More carrier free years:		 1.61 Total premium earned 1.62 Total incurred claims 1.63 Number of covered lives All years prior to most current three years: 1.64 Total premium earned 1.65 Total incurred claims 			\$ \$ \$	0	
2.1 Premium Numerator. 0 0 0	1.7	Most current three years: 1.71 Total premium earned 1.72 Total incurred claims 1.73 Number of covered lives All years prior to most current three years: 1.74 Total premium earned 1.75 Total incurred claims			\$ \$	0	
returned when, and if the samings of the reporting entity permits? 2	2.		 2.2 Premium Denominator	Current Year Prior Year 0 0 0 0 0	0		
dependents been flied with the appropriate regulatory agency? 2 If not previously fled, furnish herewith a copy(les) of such agreement(s). Do these agreements include additional benefits offered? 3 No [7 Yes [] No [8 No [returned when, and if the earnings of the reporting entity perm If yes, give particulars:		thers that is agreed will be	Yes[]	No [X]	
5.31 Comprehensive medical 5.32 Medical only 5.33 Medical only 5.34 Dental and vision 5.35 Other limited benefit plan 5.36 Other limited benefit plan 5.36 Other limited benefit plan 5.37 Dental and vision 5.38 Other limited benefit plan 5.39 Other limited benefit plan 5.30 Other limited benefit plan 5.30 Other limited benefit plan 5.31 Other limited benefit plan 5.32 Other limited benefit plan 5.33 Describe arrangement which the reporting entity may have to protect subscribers and their dependents against the risk of insolvency including hold harmless provisions, conversion privileges with other carriers, agreements with providers to continue rendering services, and any other agreements: The Company does not currently sell to or insure members in Michigan. 7.1 Does the reporting entity set up its claim liability for provider services on a service date basis? 7.2 If no, give details: N/A 8. Provide the following information regarding participating providers: 8.1 Number of providers at start of reporting year 8.2 Number of providers at start of reporting year 9.1 Does the reporting entity have business subject to premium rate guarantees? 7. Yes [] No [9.21 Business with rate guarantees between 15-36 months 9.22 Business with rate guarantees over 36 months 9.22 Business with rate guarantees over 36 months 9.23 Maximum amount payable bonuses 9.24 Amount actually paid for year bonuses 9.25 Amount actually paid for year bonuses 9.26 Amount actually paid for year bonuses 9.27 Amount actually paid for year bonuses 9.28 Amount actually paid for year bonuses 9.29 Amount actually paid for year bonuses 9.20 Amount actually paid for year bonuses 9.22 Amount actually paid for year bonuses 9.23 Amount actually paid for year bonuses 9.24 Amount actually paid for year bonuses 9.25 Amount actually paid for year bonuses 9.26 Amount actually paid for year bonuses 9.27 Amount actually paid for year bonuses 9.28 Amount actually paid for year bonuses 9.29 Amount actually paid for year bonuses 9.29 Amount actually paid for year	4.2 5.1	dependents been filed with the appropriate regulatory agency If not previously filed, furnish herewith a copy(ies) of such agr. Does the reporting entity have stop-loss reinsurance? If no, explain:	?		Yes []	No [X] No [X] No [X]	
hold harmless provisions, conversion privileges with other carriers, agreements with providers to continue rendering services, and any other agreements: The Company does not currently sell to or insure members in Michigan. 7.1 Does the reporting entity set up its claim liability for provider services on a service date basis? 7.2 If no, give details: N/A Provide the following information regarding participating providers: 8.1 Number of providers at start of reporting year 8.2 Number of providers at start of reporting year 8.2 Number of providers at end of reporting year 9.1 Does the reporting entity have business subject to premium rate guarantees? Yes [] No [9.2 If yes, direct premium earned: 9.2.1 Business with rate guarantees between 15-36 months 9.2.2 Business with rate guarantees over 36 months 10.1 Does the reporting entity have Incentive Pool, Withhold or Bonus arrangements in its provider contracts? Yes [] No [10.2 If yes: 10.21 Maximum amount payable bonuses 10.23 Maximum amount payable withholds \$	5.3	 5.31 Comprehensive medical 5.32 Medical only 5.33 Medicare supplement 5.34 Dental and vision 5.35 Other limited benefit plan 			\$ \$ \$ \$	0 0 0	
7.2 If no, give details: N/A Provide the following information regarding participating providers: 8.1 Number of providers at start of reporting year 8.2 Number of providers at end of reporting year 9.1 Does the reporting entity have business subject to premium rate guarantees? 9.2 If yes, direct premium earned: 9.2.1 Business with rate guarantees between 15-36 months 9.2.2 Business with rate guarantees over 36 months 9.2.3 Business with rate guarantees over 36 months 9.2.4 If yes: 10.1 Does the reporting entity have Incentive Pool, Withhold or Bonus arrangements in its provider contracts? 10.2 If yes: 10.2 Maximum amount payable bonuses 10.2 Amount actually paid for year bonuses 10.2 Maximum amount payable withholds 8	6.	hold harmless provisions, conversion privileges with other car agreements:	riers, agreements with providers to continue re				
8.1 Number of providers at start of reporting year 8.2 Number of providers at end of reporting year 9.1 Does the reporting entity have business subject to premium rate guarantees? 9.2 If yes, direct premium earned: 9.21 Business with rate guarantees between 15-36 months 9.22 Business with rate guarantees over 36 months 10.1 Does the reporting entity have Incentive Pool, Withhold or Bonus arrangements in its provider contracts? 10.2 If yes: 10.2 Maximum amount payable bonuses 10.2 Amount actually paid for year bonuses 10.2 Maximum amount payable withholds \$		If no, give details:	ervices on a service date basis?		Yes [X]	No []	
9.2 If yes, direct premium earned: 9.21 Business with rate guarantees between 15-36 months 9.22 Business with rate guarantees over 36 months 10.1 Does the reporting entity have Incentive Pool, Withhold or Bonus arrangements in its provider contracts? 10.2 If yes: 10.21 Maximum amount payable bonuses 10.22 Amount actually paid for year bonuses 10.23 Maximum amount payable withholds \$	8.	8.1 Number of providers at start of reporting year					
10.2 If yes: 10.21 Maximum amount payable bonuses \$		If yes, direct premium earned: 9.21 Business with rate guarantees between 15-36 months			\$	0	
10.23 Maximum amount payable withholds \$		If yes: 10.21 Maximum amount payable bonuses	nus arrangements in its provider contracts?		\$	0	
		10.23 Maximum amount payable withholds			\$	0	

Statement as of December 31, 2013 of the Aetna Health Inc. (a Michigan corporation) GENERAL INTERROGATORIES

PART 2 - HEALTH INTERROGATORIES

11.1. Is the reporting entity organized as:		
11.12 A Medical Group/Staff Model,	Yes []	No [X]
11.13 An Individual Practice Association (IPA), or	Yes [X]	No []
11.14 A Mixed Model (combination of above)?	Yes []	No [X]
11.2. Is the reporting entity subject to Minimum Net Worth Requirements?	Yes [X]	No []
11.3. If yes, show the name of the state requiring such net worth. Michigan		
11.4. If yes, show the amount required.	\$	1,500,000
11.5. Is this amount included as part of a contingency reserve in stockholder's equity?	Yes[]	No [X]
11.6. If the amount is calculated, show the calculation: See Notes to Financial Statement - Note 21, Other Items, C., Other Disclosures.	<u> </u>	
12. List service areas in which reporting entity is licensed to operate: 1 Name of Service Area Macomb, St. Clair, Wayne Partial: Monroe, Oakland		
13.1. Do you act as a custodian for health savings account?	Yes[]	No [X]
13.2. If yes, please provide the amount of custodial funds held as of the reporting date.	\$	0
13.3. Do you act as an administrator for health savings accounts?	Yes []	No [X]
13.4. If yes, please provide the balance of the funds administered as of the reporting date.	\$	0

Statement as of December 31, 2013 of the Aetna Health Inc. (a Michigan corporation) FIVE-YEAR HISTORICAL DATA

		2	3	4	5
	2013	2012	2011	2010	2009
Balance Sheet Items (Pages 2 and 3)					
Total admitted assets (Page 2, Line 28)					
2. Total liabilities (Page 3, Line 24)		7,346	10,557	9,739	5,963
Statutory surplus			1,500,000		
4. Total capital and surplus (Page 3, Line 33)	3,811,218	3,793,987	3,763,932	3,735,679	3,707,577
Income Statement Items (Page 4)					
5. Total revenues (Line 8)			, ,		, ,
6. Total medical and hospital expenses (Line 18)					
7. Claims adjustment expenses (Line 20)					
8. Total administrative expenses (Line 21)	10,894	7,408	8,037	8,091	11,777
9. Net underwriting gain (loss) (Line 24)	(10,894)	(5,174)	(7,421)	(2,438)	10,415
10. Net investment gain (loss) (Line 27)	35,124	51,412	50,891	49,348	56,339
11. Total other income (Lines 28 plus 29)	0	0	0	0	0
12. Net income or (loss) (Line 32)	15,155	30,335	28,527	30,762	39,056
Cash Flow (Page 6)					
13. Net cash from operations (Line 11)	24,807	28,336	26,675	27,353	33,509
Risk-Based Capital Analysis					
14. Total adjusted capital	3,811,218	3,793,987	3,763,932	3,735,679	3,707,577
15. Authorized control level risk-based capital	9,173	9,435	8,925	11,926	8,212
Enrollment (Exhibit 1)					
16. Total members at end of period (Column 5, Line 7)	0	0	0	0	0
17. Total member months (Column 6, Line 7)	0	0	0	0	0
Operating Percentage (Page 4) (Item divided by Page 4, sum of Lines 2, 3, and 5) x 100 .0					
18. Premiums earned plus risk revenue (Line 2 plus Lines 3 and 5)	100.0	100.0	100.0	100.0	100.0
19. Total hospital and medical plus other non-health (Line 18 plus Line 19)	0.0	0.0	239.1	0.0	477.4
20. Cost containment expenses	0.0	0.0	0.0	0.0	0.0
21. Other claims adjustment expenses	0.0	0.0	0.0	0.0	0.0
22. Total underwriting deductions (Line 23)	0.0	0.0	(1,575.2)	0.0	277.1
23. Total underwriting gain (loss) (Line 24)	0.0	0.0	1,675.2	0.0	(177.1)
Unpaid Claims Analysis (U&I Exhibit, Part 2B)					
24. Total claims incurred for prior years (Line 13 Col. 5)	0	(2,234)	(180)	(3,046)	(19,510)
25. Estimated liability of unpaid claims - [prior year (Line 13, Col. 6)]	0	0	879	2,607	8,563
Investments in Parent, Subsidiaries and Affiliates					
26. Affiliated bonds (Sch. D Summary, Line 12, Col. 1)	0	0	0	0	0
27. Affiliated preferred stocks (Sch D. Summary, Line 18, Col. 1)	0	0	0	0	0
28. Affiliated common stocks (Sch D. Summary, Line 24, Col. 1)	0	0	0	0	0
29. Affiliated short-term investments (subtotal included in Sch. DA,					
Verification, Column 5, Line 10)	0	0	0	0	0
30. Affiliated mortgage loans on real estate	0	0	0	0	0
31. All other affiliated	0	0	0	0	0
32. Total of above Lines 26 to 31	0	0	0	0	0
33. Total investment in parent included in Lines 26 to 31 above	0	0	0	0	0

NOTE: If a party to a merger, have the two most recent years of this exhibit been restated due to a merger in compliance with the disclosure requirements of SSAP No. 3, Accounting Changes and Correction of Errors?

Yes [] No []

If no, please explain:

N/A

Statement as of December 31, 2013 of the Aetna Health Inc. (a Michigan corporation) SCHEDULE T - PREMIUMS AND OTHER CONSIDERATIONS

Allocated by States and Territories

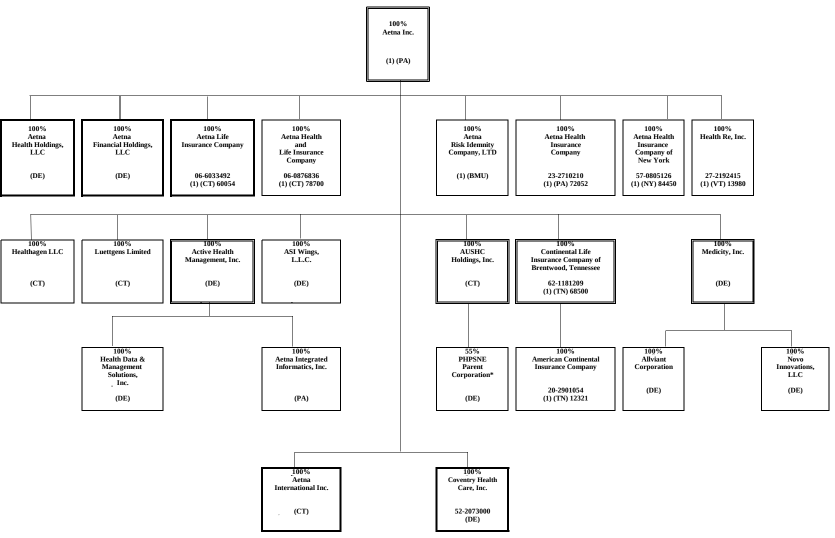
		1				Direct Bus				1
			2 3 4 5 6 7 8 Federal Employees Accident Life & Annuity Premiums and Property/ Total Description				9 Deposit-			
	State, Etc.	Active Status	& Health Premiums	Medicare Title XVIII	Medicaid Title XIX	Benefits Plan Premiums	Other Considerations	Casualty Premiums	Columns 2 Through 7	Type Contracts
1.	AlabamaAL	N	0		0	0	0	0	0	0
2.	AlaskaAK	N	0	0	0	0	0	0	0	0
3.	ArizonaAZ	N	0	0	0	0	0	0	0	0
4.	ArkansasAR	N	0	0	0	0	0	0	0	0
5.	CaliforniaCA	N	0	0	0	0	0	0	0	0
6.	ColoradoCO	N	0	0	0	0	0	0	0	0
7.	ConnecticutCT	N	0	0	0	0	0	0	0	0
8.	DelawareDE	N	0	0	0	0	0	0	0	0
9.	District of ColumbiaDC	N	0	0	0	0	0	0	0	0
10.	FloridaFL	N	0	0	0	0	0	0	0	0
11.	GeorgiaGA	N	0	0	0	0	0	0	0	0
12.	HawaiiHI	N	0	0	0	0	0	0	0	0
13.	IdahoID	N	0	0	0	0	0	0	0	0
14.	IllinoisIL	N	0	0	0	0	0	0	0	0
15.	IndianaIN	N	0	0	0	0	0	0	0	0
16.	lowaIA	N	0	0	0	0	0	0	0	0
17.	KansasKS	N	0	0	0]0	0	0	0	0
18.	KentuckyKY	N	0	0	0]0	0	0		0
19.	LouisianaL/ (N	0	0	0	0	0	0	0	0
20.		N	0	0					0	0
21.	MarylandMD	N	0	0	0	0	0	0	0	0
22.	MassachusettsMA	N	0	0	0	0	0	0	0	0
23.	MichiganMI Minnesota MN	L	0	0	0	0	0	0	0	0
24.		N	0	0	0	0	0	0	0	0
25.	MississippiMS MissouriMO	N	0	0	0	0	0	0	0	0
26.		N	0		0	0	0		0	0
27.		N	0	0	0	0	0	0	0	0
28.		N	0	0	0	0	0	0	0	0
29.		N	0	0	0	0	0	0	0	0
30.		N	0	0	0	0	0	0	0	0
31.		N	0	0	0	0	0	0		
32. 33.	New MexicoNM New YorkNY	N	0	0	0	0	0	0		
	North CarolinaNC	N	0	0	0	0	0	0		
34. 35.	North DakotaND	N	0	0	0		0	0		
36.	OhioOH	N			0		0	0		
							0			
37. 38.		N	0		0	0	0		0	
39.	OregonOR PennsylvaniaPA	N	0	0	0	0	0	0	0	
40.	Rhode IslandRI			0	^	0	0	0	0	
41.	South CarolinaSC	N	0	0	0	0	0	0	0	
42.	South DakotaSD		^	0	^		0	0	0	
43.	TennesseeTN	N	0	0	0	0	0	0	0	
43. 44.	TexasTX	N	0	0	0	0	0	0	0	o
45.	UtahUT	N	0	0	0	0	0	0	0	
46.	VermontVT	N	0	0	0	0	0	0	0	
47.	VirginiaVA	N	0	0	0	0	0	0	0	
48.	WashingtonWA		0	0	0	0	0	0	0	
49.	West VirginiaWV	N	0	0	0	0	0	0	0	n
50.	WisconsinWI	N	0	0	0	0	0	0	0	n
51.	WyomingWY	N	0	0	0	0	0	0	0	n
52.	American SamoaAS		0	0	0	0	0	0	0	n
53.	GuamGU	N	0	0	0	0	0	0	0	n
	Puerto RicoPR		0	0	0	0	0	0	0	0
55.	U.S. Virgin IslandsVI	N	0	0	0	0	0	0	0	n
56.	Northern Mariana IslandsMP	N	0	0	0	0	0	0	0	0
57.	CanadaCAN	N	0	0	0	0	0	0	0	
58.	Aggregate Other alienOT		0	0	0	0	0	0	0	n
59.	Subtotal	XXX	0	0	0	0	0	0	0	n
	Reporting entity contributions for		U			0		0		v
00.	Employee Benefit Plans	XXX	0	0	0	0	0	0	0	0
61.	Total (Direct Business)	(a)1	0	0	0	0	0	0	0	0
	, , ,		<u> </u>		ILS OF WRITE-				•	
58001.			0	0	0	0	0	0	0	0
58002.			_	0	0	0	0	0	0	0
				0	0	0	0	0	0	0
58998.	Summary of remaining write-ins for li	ne 58	0	0	0	0	0	0	0	0
58999.	Total (Lines 58001 thru 58003 + 589	98)	0	0	0	0	0	0	0	0
	censed or Chartered - Licensed Insur					1.000 (0) 0				

⁽L) - Licensed or Chartered - Licensed Insurance Carrier or Domicilied RRG; (R) - Registered - Non-domiciled RRGs; (Q) - Qualified - Qualified or Accredited Reinsurer; (E) - Eligible - Reporting Entities eligible or approved to write Surplus Lines in the state; (N) - None of the above - Not allowed to write business in the state.

Explanation of basis of allocation by states, premiums by state, etc.

⁽a) Insert the number of L responses except for Canada and Other Alien.

SCHEDULE Y - INFORMATION CONCERNING ACTIVITIES OF INSURANCE MEMBERS OF A HOLDING COMPANY GROUP PART 1- ORGANIZATIONAL CHART

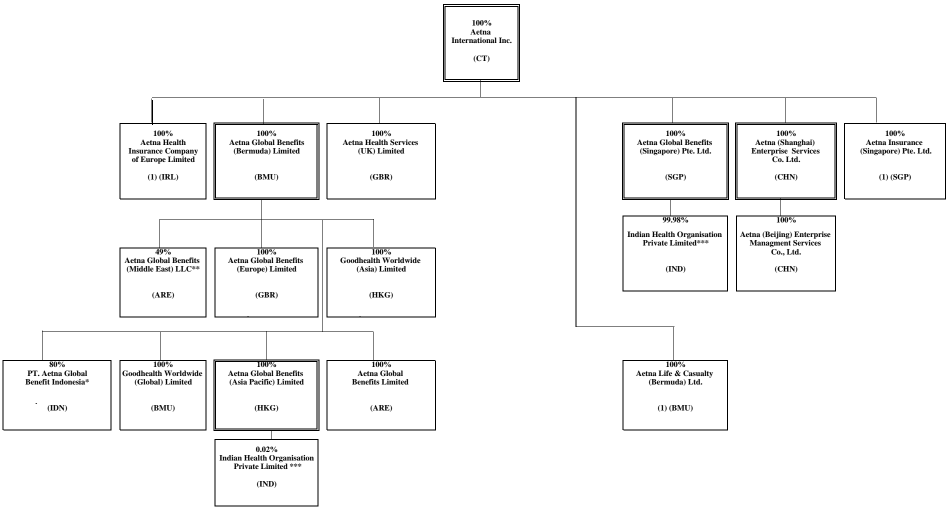


⁽¹⁾ Insurers/HMO's

Percentages are rounded to the nearest whole percent and based on ownership of voting rights. Double borders indicate entity has subsidiaries shown on the same page.

Bold borders indicate entity has subsidiaries shown on a separate page.

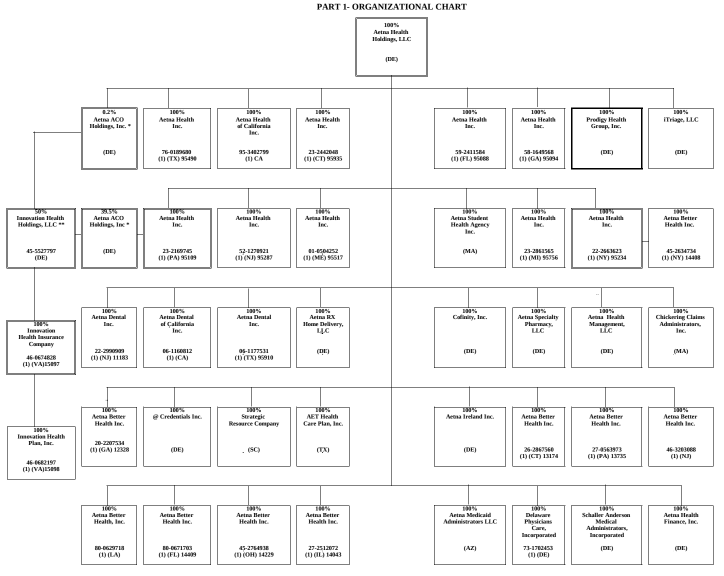
^{*55%} is owned by AUSHC Holdings, Inc. and 45% is owned by third parties.



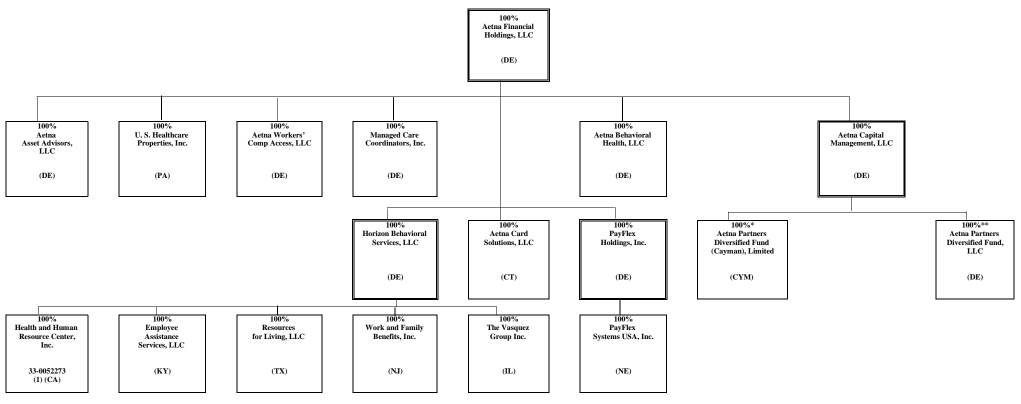
^{*}Aetna Global Benefits (Bermuda) Limited owns 80% and 20% is owned by Suhatsyah Rivai, Aetna's Nominee.

^{**} Aetna Global Benefits (Bermuda) Limited owns 49% and 51% is owned by Euro Gulf LLC, Aetna's Nominee.

^{***} Actna Global Benefits (Asia Pacific) Limited owns 0.019857% of Indian Health Organization Private Limited and Actna Global Benefits (Singapore) Pte. Ltd. owns 99.980143%.

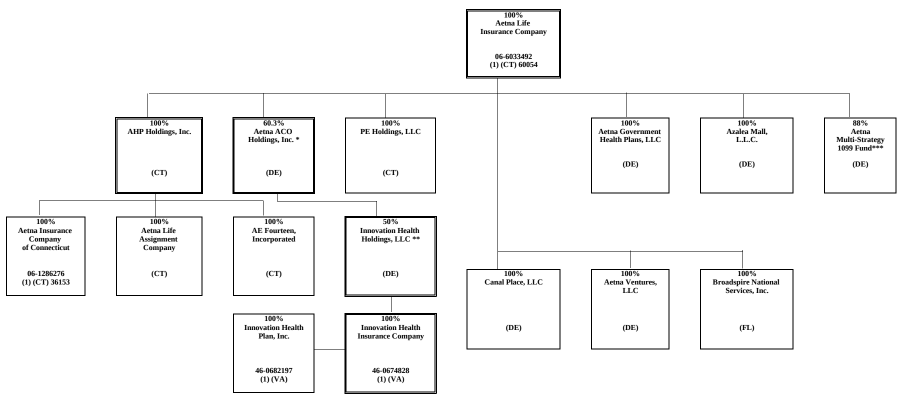


^{*} Actna Life Insurance Company owns 302 shares, Actna Health Inc. (PA) owns 198 shares and Actna Health Holdings, LLC owns 1 share.
** Innovation Health Holdings, LLC is 50% owned by Actna ACO Holdings, Inc. and 50% owned by Inova Health System Foundation, an unaffiliated company.



^{*} Aetna Life Insurance Company owns the Class C participating shares of Aetna Partners Diversified Fund (Cayman), Limited.

^{**} Aetna Life Insurance Company and Aetna Health and Life Insurance Company own substantially all of the non-managing member interests of Aetna Partners Diversified Fund, LLC.

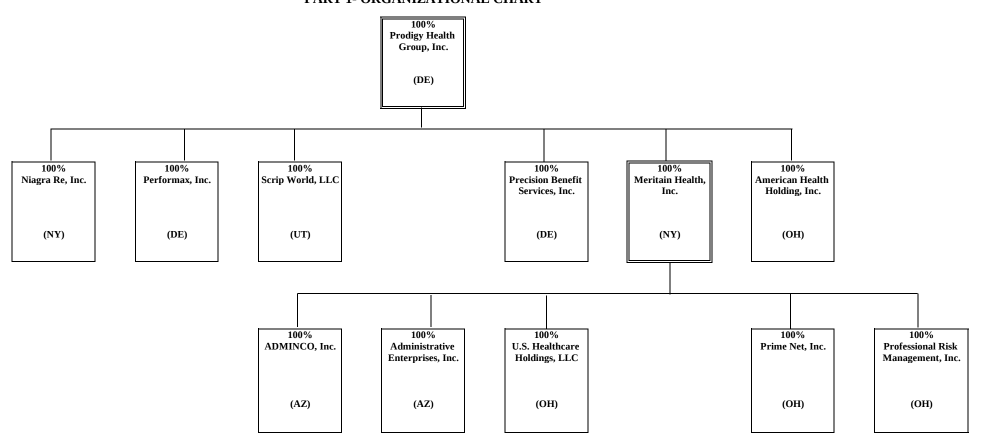


^{*} Aetna Life Insurance Company owns 302 shares, Aetna Health Inc. (PA) owns 198 shares and Aetna Health Holdings, LLC owns 1 share.

^{**} Innovation Health Holdings, LLC is 50% owned by Aetna ACO Holdings, Inc. and 50% owned by Inova Health System Foundation, an unaffiliated company.

***88% is invested and owned by Aetna Life Insurance Company and 12% is invested and owned by external accredited investors.

SCHEDULE Y - INFORMATION CONCERNING ACTIVITIES OF INSURANCE MEMBERS OF A HOLDING COMPANY GROUP PART 1- ORGANIZATIONAL CHART

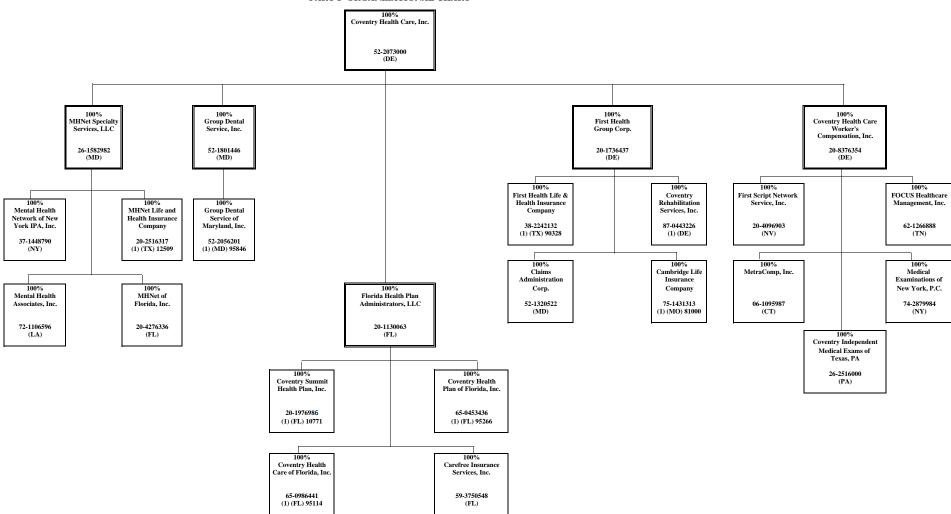


PART 1- ORGANIZATIONAL CHART 100% Coventry Health Care, Inc. 52-2073000 (DE) Coventry Financial Management Services, Inc. Coventry Health Care of Delaware, Inc. Coventry Health Care of Georgia, Inc. Coventry Health Care of Pennsylvania, Inc. CHC Casualty Risk Retention Group, Inc.* Coventry Transplant Network, Inc. Coventry Health Care Coventry Health Care of Nebraska, Inc. 51-0406894 51-0293139 51-0353639 01-0646056 51-0353638 42-1244752 42-1308659 02-0639951 (1) (DE) 96460 (1) (GA) 95282 (1) (PA) 95283 (1) (IA) 95241 (1) (NE) 95925 (1) (VT) 11531 HealthAmerica Pennsylvania, Inc. Coventry Prescription Management Services, Inc. Coventry Health Care of Louisiana, Inc. HealthAssurance Pennsylvania, Inc. Coventry Health and Life Insurance Coventry Health Care of Virginia, Inc. 54-1576305 (1) (VA) 96555 74-2381406 25-1264318 (1) (PA) 95060 23-2366731 (1) (PA) 11102 47-0854096 75-1296086 HealthCare USA of Missouri, LLC Coventry Health Care of Missouri, Inc. Coventry Health Care of Illinois, Inc. Coventry Health Care of West Virginia, Inc. Coventry Health Care of the Carolinas, Inc. WellPath of South Coventry HealthCare 37-1241037 (1) (IL) 74160 43-1372307 43-1702094 55-0712129 20-0229117 20-4647469 62-1411933 (1) (MO) 95318 (1) (WV) 95408 (1) (NC) 95321 (1) (SC) 12604 Coventry Health Care National Accounts, Inc. Coventry Health Care Coventry Health Care of Texas, Inc. CoventryCares of Michigan, Inc. Altius Health HealthAssurance Aetna Better Health Inc. 20-8070994 45-2493369 (1) (TX) 14348 20-1052897 51-0410308 20-4416606 48-0840330 87-0345631 20% CHC Casualty Risk Retention Group, Inc.* Coventry Health Care National Network, Inc. Coventry Consume Advantage, Inc. Management Services, Inc. 02-0639951 25-1794529 20-5185442 26-1293772 (1) (VT) 11531 (DE)

^{*} CHC Casualty Risk Retention Group, Inc. is 20% owned by Coventry Management Services, Inc. and 80% owned by Coventry Health Care, Inc.

Statement as of December 31, 2013 of the Aetna Health Inc. (a Michigan corporation)

SCHEDULE Y - INFORMATION CONCERNING ACTIVITIES OF INSURANCE MEMBERS OF A HOLDING COMPANY GROUP



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